## Exhibit 18

```
1
             IN THE UNITED STATES DISTRICT COURT
 2
          FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA
 3
                      CHARLESTON DIVISION
 4
 5
     B.P.J. by her next friend and
     mother, HEATHER JACKSON,
 6
              Plaintiff,
 7
                                        ) Civil Action No.
              vs.
                                        ) 2:21-cv-00316
 8
     WEST VIRGINIA STATE BOARD OF
9
     EDUCATION, HARRISON COUNTY BOARD
     OF EDUCATION, WEST VIRGINIA
10
     SECONDARY SCHOOL ACTIVITIES
     COMMISSION, W. CLAYTON BURCH in
11
     his official capacity as State
     Superintendent, DORA STUTLER in
     her official capacity as
12
     Harrison County Superintendent,
     and THE STATE OF WEST VIRGINIA,
13
14
              Defendants.
15
              and
16
     LAINEY ARMISTEAD,
17
              Defendant-Intervenor.
18
            VIRTUAL VIDEOCONFERENCE VIDEO-RECORDED
19
                  DEPOSITION OF MICHELE BLATT
20
21
                   Monday, February 14, 2022
     Remotely Testifying from Charleston, West Virginia
22
23
24
      Reported By: Hanna Kim, CLR, CSR No. 13083
       Job No. 5079505
25
                                                   Page 1
```

```
1
             IN THE UNITED STATES DISTRICT COURT
 2
          FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA
 3
                      CHARLESTON DIVISION
 4
 5
     B.P.J. by her next friend and
     mother, HEATHER JACKSON,
 6
              Plaintiff,
 7
                                        ) Civil Action No.
              vs.
                                        ) 2:21-cv-00316
 8
     WEST VIRGINIA STATE BOARD OF
9
     EDUCATION, HARRISON COUNTY BOARD
     OF EDUCATION, WEST VIRGINIA
10
     SECONDARY SCHOOL ACTIVITIES
     COMMISSION, W. CLAYTON BURCH in
11
     his official capacity as State
     Superintendent, DORA STUTLER in
     her official capacity as
12
     Harrison County Superintendent,
     and THE STATE OF WEST VIRGINIA,
13
14
              Defendants.
15
              and
16
     LAINEY ARMISTEAD,
17
              Defendant-Intervenor.
18
              Virtual videoconference video-recorded
19
      deposition of MICHELE BLATT, taken pursuant to the
20
      stipulations of counsel thereof, taken on behalf
21
      of the Plaintiff, on Monday, February 14, 2022,
22
      remotely testifying from Charleston, West
23
24
      Virginia, before Hanna Kim, CLR, Certified
      Shorthand Reporter, No. 13083.
25
                                                   Page 2
```

| 1  | REMOTE VIDEOCONFERENCE APPEARANCES OF COUNSEL: |
|----|------------------------------------------------|
| 2  |                                                |
| 3  | For Plaintiff B.P.J.:                          |
| 4  | COOLEY LLP                                     |
| 5  | BY: JULIE VEROFF, ESQ.                         |
| 6  | BY: KATHLEEN HARTNETT, ESQ.                    |
| 7  | BY: ANDREW BARR, ESQ.                          |
| 8  | BY: KATELYN KANG, ESQ.                         |
| 9  | BY: ELIZABETH REINHARDT, ESQ.                  |
| 10 | BY: ZOE HELSTROM, ESQ.                         |
| 11 | 3 Embarcadero Center, 20th Floor               |
| 12 | San Francisco, California 94111                |
| 13 | 415.693.2000                                   |
| 14 | khartnett@cooley.com                           |
| 15 | -and-                                          |
| 16 | AMERICAN CIVIL LIBERTIES UNION OF WEST         |
| 17 | VIRGINIA FOUNDATION                            |
| 18 | BY: LOREE STARK, ESQ.                          |
| 19 | BY: NICHOLAS WARD, ESQ.                        |
| 20 | BY: JOSH BLOCK, ESQ.                           |
| 21 | P.O. Box 3952                                  |
| 22 | Charleston, West Virginia 25339-3952           |
| 23 | 914.393.4614                                   |
| 24 | lstark@acluwv.org                              |
| 25 |                                                |
|    | Page 3                                         |

| 1  | REMOTE VIDEOCONFERENCE APPEARANCES OF COUNSEL:     |
|----|----------------------------------------------------|
| 2  | (CONTINUED)                                        |
| 3  | For Plaintiff, B.P.J.: (Continued)                 |
| 4  | LAMBDA LEGAL                                       |
| 5  | BY: SRUTI SWAMINATHAN, ESQ.                        |
| 6  | BY: AVATARA SMITH-CARRINGTON, ESQ.                 |
| 7  | 120 Wall Street, 19th Floor                        |
| 8  | New York, New York 10005                           |
| 9  | 212.809.8585                                       |
| 10 | sswaminathan@lambdalegal.org                       |
| 11 |                                                    |
| 12 | For Defendant West Virginia Board of Education and |
| 13 | Superintendent Clayton Burch;                      |
| 14 | BAILEY & WYANT P.L.L.C.                            |
| 15 | BY: KELLY C. MORGAN, ESQ.                          |
| 16 | BY: KRISTEN V. HAMMOND, ESQ.                       |
| 17 | 500 Virginia Street, East                          |
| 18 | Suite 600                                          |
| 19 | Charleston, West Virginia 25301                    |
| 20 | 304.720.0711                                       |
| 21 | kmorgan@baileywyant.com                            |
| 22 |                                                    |
| 23 |                                                    |
| 24 |                                                    |
| 25 |                                                    |
|    | Page 4                                             |

| 1  |                                                  |
|----|--------------------------------------------------|
| 1  | REMOTE VIDEOCONFERENCE APPEARANCES OF COUNSEL:   |
| 2  | (CONTINUED)                                      |
| 3  | For Defendant State of West Virginia:            |
| 4  | SPECIAL ASSISTANT TO THE ATTORNEY                |
| 5  | BY: DAVID C. TRYON, ESQ.                         |
| 6  | BY: CURTIS CAPEHART, ESQ.                        |
| 7  | State Capitol Complex                            |
| 8  | 112 California Avenue, Bldg. 6, Room 430         |
| 9  | Charleston, West Virginia 25305-0220             |
| 10 | 304.558.2021                                     |
| 11 | david.c.tryon@WVAGO.gov                          |
| 12 |                                                  |
| 13 | For Defendant Harrison County Board of Education |
| 14 | and Superintendent Dora Stutler:                 |
| 15 | STEPTOE & JOHNSON PLLC                           |
| 16 | BY: SUSAN DENIKER, ESQ.                          |
| 17 | 400 White Oaks Blvd.                             |
| 18 | Bridgeport, West Virginia 26330                  |
| 19 | 304.933.8154                                     |
| 20 | susan.deniker@steptoe-johnson.com                |
| 21 |                                                  |
| 22 |                                                  |
| 23 |                                                  |
| 24 |                                                  |
| 25 |                                                  |
|    | Page 5                                           |
|    |                                                  |

| 1  | REMOTE VIDEOCONFERENCE APPEARANCES OF COUNSEL: |
|----|------------------------------------------------|
| 2  | (CONTINUED)                                    |
| 3  | For Defendant West Virginia Secondary School   |
| 4  | Activities Commission:                         |
| 5  | SHUMAN McCUSKEY SLICER PLLC                    |
| 6  | BY: ROBERTA GREEN, ESQ.                        |
| 7  | 1411 Virginia Street, E., Suite 200            |
| 8  | Charleston, West Virginia 25301                |
| 9  | 304.345.1400                                   |
| 10 | rgreen@shumanlaw.com                           |
| 11 |                                                |
| 12 | For the Defendant-Intervenor Lainey Armistead: |
| 13 | ALLIANCE DEFENDING FREEDOM                     |
| 14 | BY: HAL FRAMPTON, ESQ.                         |
| 15 | BY: KATIE KELLY, ESQ.                          |
| 16 | BY: TIMOTHY DUCAR, ESQ.                        |
| 17 | 15100 N. 90th Street                           |
| 18 | Scottsdale, Arizona 85260                      |
| 19 | 480.444.0020                                   |
| 20 |                                                |
| 21 | Also Present:                                  |
| 22 | MITCH REISBORD, Concierge                      |
| 23 | DAVE HALVORSON, Videographer                   |
| 24 |                                                |
| 25 |                                                |
|    | Page 6                                         |
|    | rage o                                         |

## 

| 1  | INDEX OF EXAMINATION   |        |
|----|------------------------|--------|
| 2  |                        |        |
| 3  | WITNESS: MICHELE BLATT |        |
| 4  | EXAMINATION            | PAGE   |
| 5  | BY MS. VEROFF:         | 13     |
| 6  | BY MS. GREEN:          | 129    |
| 7  | BY MS. MORGAN:         | 134    |
| 8  |                        |        |
| 9  |                        |        |
| 10 |                        |        |
| 11 |                        |        |
| 12 |                        |        |
| 13 |                        |        |
| 14 |                        |        |
| 15 |                        |        |
| 16 |                        |        |
| 17 |                        |        |
| 18 |                        |        |
| 19 |                        |        |
| 20 |                        |        |
| 21 |                        |        |
| 22 |                        |        |
| 23 |                        |        |
| 24 |                        |        |
| 25 |                        |        |
|    |                        | Page 7 |

| 1  |               | INDEX OF EXHIBITS                 |      |
|----|---------------|-----------------------------------|------|
| 2  |               |                                   |      |
| 3  | BLATT DEPOSIT | 'ION EXHIBITS                     | PAGE |
| 4  | Exhibit 15    | "Plaintiff's Notice of 30(b)(6)   | 17   |
| 5  |               | Deposition"; 9 pages              |      |
| 6  | Exhibit 16    | Printout from web page from West  | 46   |
| 7  |               | Virginia Department of            |      |
| 8  |               | Education's website titled "State |      |
| 9  |               | Board of Education"; 3 pages      |      |
| 10 | Exhibit 17    | "Defendants West Virginia State   | 50   |
| 11 |               | Board of Education and            |      |
| 12 |               | Superintendent W. Clayton Burch's |      |
| 13 |               | Responses to Plaintiff's First    |      |
| 14 |               | Set of Requests for Production to |      |
| 15 |               | Defendant State Board of West     |      |
| 16 |               | Virginia and W. Clayton Burch";   |      |
| 17 |               | 57 pages                          |      |
| 18 | Exhibit 18    | "Defendants West Virginia State   | 68   |
| 19 |               | Board of Education and            |      |
| 20 |               | Superintendent W. Clayton Burch's |      |
| 21 |               | Responses to Plaintiff's First    |      |
| 22 |               | Set of Interrogatories to         |      |
| 23 |               | Defendants State Board of West    |      |
| 24 |               | Virginia and W. Clayton Burch";   |      |
| 25 |               | 12 pages                          |      |
|    |               | Pag                               | e 8  |

| 1  |         | ]     | INDEX OF EXHIBITS (CONTINUED)     |      |
|----|---------|-------|-----------------------------------|------|
| 2  |         |       |                                   |      |
| 3  | BLATT   | DEPOS | SITION EXHIBITS                   | PAGE |
| 4  | Exhibit | 19    | E-mail set, with top e-mail from  | 75   |
| 5  |         |       | Heather Hutchens, March 15, 2021; |      |
| 6  |         |       | Bates nos. WVSBOE 000006 through  |      |
| 7  |         |       | '000009                           |      |
| 8  | Exhibit | 20    | E-mail from Melissa White, dated  | 102  |
| 9  |         |       | March 17, 2021, and attachment;   |      |
| 10 |         |       | Bates nos. WVSBOE 000002 through  |      |
| 11 |         |       | '000005                           |      |
| 12 | Exhibit | 21    | "2021 Green Book Summary of       | 105  |
| 13 |         |       | Public Education Bills Enacted    |      |
| 14 |         |       | During the 2021 Regular Session"; |      |
| 15 |         |       | 24 pages                          |      |
| 16 | Exhibit | 22    | "Enrolled Bill Review Form 2021   | 110  |
| 17 |         |       | Regular Session"; 2 pages         |      |
| 18 | Exhibit | 23    | E-mail from Sarah Stewart to      | 120  |
| 19 |         |       | Heather Hutchens, subject:        |      |
| 20 |         |       | "Fyi," dated July 1, 2021; Bates  |      |
| 21 |         |       | nos. WVSBOE 000001                |      |
| 22 |         |       | 000                               |      |
| 23 |         |       |                                   |      |
| 24 |         |       |                                   |      |
| 25 |         |       |                                   |      |
|    |         |       | Pag                               | ge 9 |

| 1  | Remotely Testifying from Charleston, West Virginia |          |
|----|----------------------------------------------------|----------|
| 2  | Monday, February 14, 2022; 12:09 p.m., EST         |          |
| 3  | 000                                                |          |
| 4  | THE VIDEOGRAPHER: Okay. Good afternoon.            |          |
| 5  | We are on the record at 12:09 p.m. on              | 12:09:56 |
| 6  | February 14th, 2022.                               |          |
| 7  | This is Media Unit 1 in the video-recorded         |          |
| 8  | deposition of Michele Blatt, in the matter of      |          |
| 9  | B.P.J. and Heather Jackson versus West Virginia    |          |
| 10 | State Board of Education, et al.                   | 12:10:15 |
| 11 | It's filed in the Southern District of             |          |
| 12 | West Virginia in in the Charleston Division.       |          |
| 13 | The case number is 2:21-cv-00316.                  |          |
| 14 | This deposition is being held virtually.           |          |
| 15 | My name is Dave Halvorson. I'm the                 | 12:10:31 |
| 16 | videographer here from Veritext. And I'm here with |          |
| 17 | the court reporter, Hanna Kim, also from Veritext. |          |
| 18 | Counsel, can you please all identify               |          |
| 19 | yourselves so the witness can be sworn in.         |          |
| 20 | MS. VEROFF: Good morning. This is Julie            | 12:10:44 |
| 21 | Veroff from Cooley LLP. I'm an attorney            |          |
| 22 | representing Plaintiff B.P.J.                      |          |
| 23 | MS. HARTNETT: This is Kathleen Hartnett            |          |
| 24 | from Cooley, also for Plaintiff.                   |          |
| 25 | MR. BARR: Andrew Barr, also from Cooley            | 12:11:02 |
|    |                                                    | Page 10  |

| 1  | and also for Plaintiff.                            |          |
|----|----------------------------------------------------|----------|
| 2  | MS. KANG: Katelyn Kang, also from Cooley,          |          |
| 3  | also for Plaintiff.                                |          |
| 4  | MS. REINHARDT: Elizabeth Reinhardt, also           |          |
| 5  | from Cooley, also for Plaintiff.                   | 12:11:19 |
| 6  | MS. HELSTROM: Zoe Helstrom from Cooley             |          |
| 7  | for Plaintiff.                                     |          |
| 8  | MS. STARK: Loree Stark with the ACLU of            |          |
| 9  | West Virginia for Plaintiff.                       |          |
| 10 | MR. WARD: Nicholas Ward with the ACLU of           | 12:11:29 |
| 11 | West Virginia on behalf of Plaintiff.              |          |
| 12 | MR. BLOCK: Josh Block from the ACLU on             |          |
| 13 | behalf of Plaintiff.                               |          |
| 14 | MS. SWAMINATHAN: Sruti Swaminathan from            |          |
| 15 | Lambda Legal on behalf of Plaintiff.               | 12:11:40 |
| 16 | MS. SMITH-CARRINGTON: Avatara                      |          |
| 17 | Smith-Carrington from Lambda Legal on behalf of    |          |
| 18 | Plaintiff.                                         |          |
| 19 | MS. MORGAN: This is Kelly Morgan on                |          |
| 20 | behalf of the West Virginia Board of Education and | 12:12:01 |
| 21 | Superintendent Clayton Burch, as well as Heather   |          |
| 22 | Hutchens, as general counsel for the West Virginia |          |
| 23 | State Board.                                       |          |
| 24 | And on Zoom as well is Kristen Hammond.            |          |
| 25 | MR. TRYON: This is David Tryon on behalf           | 12:12:19 |
|    |                                                    | Page 11  |

| 1  | of the State of West Virginia.                    |          |
|----|---------------------------------------------------|----------|
| 2  | Curtis Capehart is also on the line on            |          |
| 3  | behalf of the State.                              |          |
| 4  | MS. DENIKER: Susan Deniker on behalf of           |          |
| 5  | Harrison County Board of Education and            | 12:12:36 |
| 6  | Superintendent Dora Stutler.                      |          |
| 7  | MS. GREEN: Roberta Green here on behalf           |          |
| 8  | of West Virginia Secondary School Activities      |          |
| 9  | Commission.                                       |          |
| 10 | MS. FRAMPTON: Hal Frampton from Alliance          | 12:12:48 |
| 11 | Defending Freedom for the Defendant-Intervenor    |          |
| 12 | Lainey Armistead.                                 |          |
| 13 | Also on Zoom for the intervenor are Katie         |          |
| 14 | Kelly and Timothy Ducar.                          |          |
| 15 | THE COURT REPORTER: I'm going to                  | 12:13:02 |
| 16 | administer the oath to the witness.               |          |
| 17 |                                                   |          |
| 18 | MICHELE BLATT,                                    |          |
| 19 | having been duly administered an oath over        |          |
| 20 | videoconference as stipulated by all counsel, was |          |
| 21 | examined and testified as follows:                |          |
| 22 |                                                   |          |
| 23 | THE VIDEOGRAPHER: Okay. You may proceed.          |          |
| 24 | ///                                               |          |
| 25 | ///                                               |          |
|    |                                                   | Page 12  |

| 1  | EXAMINATION                                      |          |
|----|--------------------------------------------------|----------|
| 2  | BY MS. VEROFF:                                   |          |
| 3  | Q. Good morning, Ms. Blatt. Thank you so         |          |
| 4  | much for being here.                             |          |
| 5  | Good afternoon in West Virginia.                 | 12:13:39 |
| 6  | How are you doing today?                         |          |
| 7  | A. Good. Thank you.                              |          |
| 8  | Q. Yep.                                          |          |
| 9  | Would you mind stating and spelling your         |          |
| 10 | name for the record, please.                     | 12:13:46 |
| 11 | A. Michele Blatt. It's M-I-C-H-E-L-E,            |          |
| 12 | B-L-A-T-T.                                       |          |
| 13 | Q. Thank you. And is it okay to refer to you     |          |
| 14 | as "Ms. Blatt," or would you prefer a different  |          |
| 15 | salutation?                                      | 12:14:00 |
| 16 | A. Michele's fine.                               |          |
| 17 | Q. Michele. Okay. Thank you.                     |          |
| 18 | And so before we dive into questions, I          |          |
| 19 | have just a few keeping housekeeping items to go |          |
| 20 | through with you.                                | 12:14:10 |
| 21 | So the oath you've just taken today is the       |          |
| 22 | same oath as if you were testifying in a         |          |
| 23 | courtroom. You must testify truthfully and not   |          |
| 24 | leave out any important fact.                    |          |
| 25 | Is there any reason you cannot testify           | 12:14:19 |
|    |                                                  | Page 13  |

| 1  | truthfully today?                                  |          |
|----|----------------------------------------------------|----------|
| 2  | A. No.                                             |          |
| 3  | Q. Please give verbal answers to my                |          |
| 4  | questions. Nonverbal answers, like nodding or      |          |
| 5  | shaking your head, can't be taken down by the      | 12:14:28 |
| 6  | court reporter.                                    |          |
| 7  | If you don't understand a question, please         |          |
| 8  | just let me know, and I'd be happy to repeat it or |          |
| 9  | to rephrase.                                       |          |
| 10 | If you answer, I'll assume you understood.         | 12:14:38 |
| 11 | And just to be clear, when I ask                   |          |
| 12 | questions, I'm not seeking confidential            |          |
| 13 | communications that you had with your attorney.    |          |
| 14 | And, lastly, to enable the court reporter          |          |
| 15 | to take down a clean record, we should do our best | 12:14:51 |
| 16 | to avoid speaking at the same time.                |          |
| 17 | So please allow me to try and finish a             |          |
| 18 | a question before you answer, and I'll do my very  |          |
| 19 | best not to speak over you.                        |          |
| 20 | Does all that sound okay?                          | 12:15:04 |
| 21 | A. Yes.                                            |          |
| 22 | Q. Okay. Great.                                    |          |
| 23 | And just a few shorthands that I'm                 |          |
| 24 | planning to use through today's deposition. I'm    |          |
| 25 | going to use the shorthand "State Board" when      | 12:15:14 |
|    |                                                    | Page 14  |

| 1  | referring to the West Virginia State Board of      |          |
|----|----------------------------------------------------|----------|
| 2  | Education.                                         |          |
| 3  | Is that okay with you?                             |          |
| 4  | A. Yes.                                            |          |
| 5  | Q. I'm also going to use "H.B. 3293" when          | 12:15:23 |
| 6  | referring to House Bill 3293, which is codified at |          |
| 7  | West Virginia Code Section 18-2-25d.               |          |
| 8  | Is that okay with you?                             |          |
| 9  | A. Yes.                                            |          |
| 10 | Q. Great.                                          | 12:15:36 |
| 11 | And during this deposition, I'm going to           |          |
| 12 | have a few questions that use the terms            |          |
| 13 | "cisgender" and "transgender."                     |          |
| 14 | And so for purposes of this deposition,            |          |
| 15 | when I say the term "cisgender," what I mean is    | 12:15:47 |
| 16 | someone's whose gender identity matches the sex    |          |
| 17 | they were assigned at birth.                       |          |
| 18 | Does that make sense?                              |          |
| 19 | A. Yes.                                            |          |
| 20 | Q. Great.                                          | 12:15:56 |
| 21 | And for purposes of this deposition, when          |          |
| 22 | I say "transgender," I mean someone whose gender   |          |
| 23 | identity does not match the sex they were assigned |          |
| 24 | at birth.                                          |          |
| 25 | Does that make sense?                              | 12:16:07 |
|    |                                                    | Page 15  |
|    |                                                    |          |

| 1  | А.       | Yes.                                       |          |
|----|----------|--------------------------------------------|----------|
| 2  | Q.       | Great.                                     |          |
| 3  |          | And, lastly, when I say "B.P.J.," I'm      |          |
| 4  | referrin | g to the Plaintiff in this case.           |          |
| 5  |          | Does that make sense?                      | 12:16:14 |
| 6  | Α.       | Yes.                                       |          |
| 7  | Q.       | Great.                                     |          |
| 8  |          | So with all that out of the way, I want to |          |
| 9  | chat a l | ittle bit about your experience with       |          |
| 10 | depositi | ons and preparation for today's            | 12:16:23 |
| 11 | depositi | on.                                        |          |
| 12 |          | Have you ever had your deposition taken    |          |
| 13 | before?  |                                            |          |
| 14 | Α.       | I have not.                                |          |
| 15 | Q.       | And have you ever testified at trial?      | 12:16:31 |
| 16 | Α.       | I have not.                                |          |
| 17 | Q.       | Well, hopefully this will be an easy and   |          |
| 18 | pain-fre | e first deposition experience.             |          |
| 19 |          | Did you bring anything to today's          |          |
| 20 | depositi | on?                                        | 12:16:44 |
| 21 | Α.       | I just have a copy of the House Bill 3293  |          |
| 22 | that was | codified.                                  |          |
| 23 | Q.       | Great.                                     |          |
| 24 |          | And do you have any notes or annotations   |          |
| 25 | on that  | copy of House Bill 3293?                   | 12:16:53 |
|    |          |                                            | Page 16  |

| 1  | Α.       | No.                                        |          |
|----|----------|--------------------------------------------|----------|
| 2  | Q.       | And do you understand that you're here in  |          |
| 3  | response | to a 30(b)(6) deposition notice?           |          |
| 4  | Α.       | Yes.                                       |          |
| 5  | Q.       | Do you know what a 30(b)(6) deposition is? | 12:17:07 |
| 6  | Α.       | Yes. I just learned that Friday.           |          |
| 7  | Q.       | Excellent.                                 |          |
| 8  |          | And have you had a chance to review the    |          |
| 9  | depositi | on notice?                                 |          |
| 10 | Α.       | Yes.                                       | 12:17:17 |
| 11 | Q.       | Great.                                     |          |
| 12 |          | And so you're familiar with a 12 topics    |          |
| 13 | describe | d in the notice?                           |          |
| 14 | Α.       | Yes.                                       |          |
| 15 | Q.       | Wonderful.                                 | 12:17:25 |
| 16 |          | So if you'll please go into your "Marked   |          |
| 17 | Exhibits | " folder on Exhibit Share, you should see  |          |
| 18 | Exhibit  | 15.                                        |          |
| 19 |          | Please go ahead and open that exhibit, and |          |
| 20 | let me k | now when you have it open.                 | 12:17:37 |
| 21 |          | MS. MORGAN: We have it open.               |          |
| 22 |          | MS. VEROFF: Wonderful.                     |          |
| 23 |          | (Blatt Deposition Exhibit 15 was marked    |          |
| 24 |          | electronically.)                           |          |
| 25 | BY MS. V | EROFF:                                     | 12:17:45 |
|    |          |                                            | Page 17  |

| 1  | Q. So if you'll please scroll to page, I          |          |
|----|---------------------------------------------------|----------|
| 2  | believe it's 6 or maybe I'm sorry, page 4 of      |          |
| 3  | the PDF, you'll see "Definitions." And if you     |          |
| 4  | scroll to page 6, you'll see "Topics of           |          |
| 5  | Examination."                                     | 12:17:58 |
| 6  | Do you see that?                                  |          |
| 7  | A. Yes.                                           |          |
| 8  | THE COURT REPORTER: Counsel?                      |          |
| 9  | MS. VEROFF: Yes.                                  |          |
| 10 | THE COURT REPORTER: I need to go off the          | 12:18:08 |
| 11 | record for an audio issue, please.                |          |
| 12 | THE VIDEOGRAPHER: All right.                      |          |
| 13 | We are going off the record. The time is          |          |
| 14 | 12:18 p.m.                                        |          |
| 15 | (Off the record.)                                 | 12:18:32 |
| 16 | THE VIDEOGRAPHER: All right.                      |          |
| 17 | We are back on the record at 12:28 p.m.           |          |
| 18 | Go ahead.                                         |          |
| 19 | MS. VEROFF: Great.                                |          |
| 20 | BY MS. VEROFF:                                    | 12:28:13 |
| 21 | Q. Thank you, Ms. Blatt.                          |          |
| 22 | So we were talking about the the 12               |          |
| 23 | topics in the notice of deposition. And I'd like  |          |
| 24 | to start with Topic 1, which is "The organization |          |
| 25 | and structure of the State Board, including its   | 12:28:24 |
|    |                                                   | Page 18  |

| 1  | employees, their positions, and the scope of their |          |
|----|----------------------------------------------------|----------|
| 2  | responsibilities, including the role and           |          |
| 3  | responsibilities of the State Superintendent."     |          |
| 4  | Did I read that correctly?                         |          |
| 5  | A. Yes.                                            | 12:28:37 |
| 6  | Q. What did you do to prepare for Topic 1?         |          |
| 7  | A. I've just generally thought through the         |          |
| 8  | process that we use and how our department and     |          |
| 9  | State Board is organized.                          |          |
| 10 | Q. Did you review any documents?                   | 12:28:53 |
| 11 | A. No.                                             |          |
| 12 | Q. And did you consult with anyone other than      |          |
| 13 | your attorney?                                     |          |
| 14 | A. No.                                             |          |
| 15 | Q. Turning to Topic 2, "Your Policies,             | 12:29:04 |
| 16 | Documents, and Communications concerning           |          |
| 17 | rulemaking," did I read that correctly?            |          |
| 18 | A. Yes.                                            |          |
| 19 | Q. What did you do to prepare for Topic 2?         |          |
| 20 | A. Again, just thought through the process         | 12:29:18 |
| 21 | that we use here at the Department of Education.   |          |
| 22 | Q. Did you consult any documents?                  |          |
| 23 | A. No.                                             |          |
| 24 | Q. And did you consult any person other than       |          |
| 25 | your attorney?                                     | 12:29:29 |
|    |                                                    | Page 19  |
|    |                                                    |          |

| 1  | A. No.                                            |          |
|----|---------------------------------------------------|----------|
| 2  | Q. Looking at Topic 3, "Your Policies,            |          |
| 3  | Documents, and Communications Concerning Your     |          |
| 4  | control, supervision, or authority over school    |          |
| 5  | athletics in West Virginia," did I read that      | 12:29:41 |
| 6  | correctly?                                        |          |
| 7  | A. Yes.                                           |          |
| 8  | Q. What did you do to prepare for Topic 3?        |          |
| 9  | A. Just reviewed the State Code regarding the     |          |
| 10 | SSAC.                                             | 12:29:54 |
| 11 | Q. And did you review any documents?              |          |
| 12 | A. No.                                            |          |
| 13 | Q. I'm sorry, I couldn't hear you. Did you        |          |
| 14 | say "no"?                                         |          |
| 15 | A. No, just the the State Code that               | 12:30:07 |
| 16 | relates to the SSAC.                              |          |
| 17 | Q. Just the State Code. Great.                    |          |
| 18 | And did you consult with anyone other than        |          |
| 19 | your attorney?                                    |          |
| 20 | A. No.                                            | 12:30:16 |
| 21 | MS. MORGAN: Let me just state that there          |          |
| 22 | are more than just one attorney, so attorneys for |          |
| 23 | the State Board and Superintendent Burch.         |          |
| 24 | BY MS. VEROFF:                                    |          |
| 25 | Q. Did did you consult with any of your           | 12:30:30 |
|    |                                                   | Page 20  |

| 1  |           |                                            |          |
|----|-----------|--------------------------------------------|----------|
| 1  | attorney  | s or, I'm sorry, anyone other than your    |          |
| 2  | attorney  | s?                                         |          |
| 3  | Α.        | No.                                        |          |
| 4  | Q.        | Turning to Topic 4, "Your current and/or   |          |
| 5  | expected  | role in implementing and enforcing H.B.    | 12:30:42 |
| 6  | 3293, in  | cluding any delegation of authority to or  |          |
| 7  | supervis  | ion over the West Virginia Secondary       |          |
| 8  | School A  | ctivities Commission, West Virginia county |          |
| 9  | boards o  | f education, and/or county                 |          |
| 10 | superint  | endents," did I read that correctly?       | 12:30:59 |
| 11 | Α.        | Yes.                                       |          |
| 12 | Q.        | What did you do to prepare for Topic 4?    |          |
| 13 | Α.        | Just reviewed House Bill 3293.             |          |
| 14 | Q.        | Did you review any other documents?        |          |
| 15 | Α.        | No.                                        | 12:31:12 |
| 16 | Q.        | And did you consult with anyone other than |          |
| 17 | your atte | orneys?                                    |          |
| 18 | Α.        | No.                                        |          |
| 19 | Q.        | Topic 5 is "The relationship between the   |          |
| 20 | State Boa | ard and the West Virginia Secondary School | 12:31:24 |
| 21 | Activitie | es Commission."                            |          |
| 22 |           | Did I read that correctly?                 |          |
| 23 | A.        | Yes.                                       |          |
| 24 | Q.        | Did you review any what did you I'm        |          |
| 25 | sorry.    |                                            | 12:31:34 |
|    |           |                                            | Page 21  |
|    |           |                                            |          |

| 1  | What did you do to prepare for Topic 5?           |          |
|----|---------------------------------------------------|----------|
| 2  | A. Again, just reviewed the State Code that       |          |
| 3  | spells out that relationship.                     |          |
| 4  | Q. And did you review any other documents?        |          |
| 5  | A. No.                                            | 12:31:44 |
| 6  | Q. And did you consult with anyone other than     |          |
| 7  | your attorneys?                                   |          |
| 8  | A. No.                                            |          |
| 9  | Q. Topic 6, "Your relationship and                |          |
| 10 | Communication with the West Virginia Legislature, | 12:31:55 |
| 11 | including individual legislators, legislative     |          |
| 12 | staff, Committees, and/or Committee staff, in     |          |
| 13 | developing legislation, including Your            |          |
| 14 | Communication regarding and involvement in the    |          |
| 15 | drafting, passage, and implementation of H.B.     | 12:32:09 |
| 16 | 3293. This expressly includes all Communications  |          |
| 17 | with the House Education Committee, including its |          |
| 18 | counsel Melissa White."                           |          |
| 19 | Did I read that correctly?                        |          |
| 20 | A. Yes.                                           | 12:32:22 |
| 21 | Q. What did you do to prepare for Topic 6?        |          |
| 22 | A. Just reviewed the exhibits that had been       |          |
| 23 | submitted.                                        |          |
| 24 | Q. And did you review any other documents?        |          |
| 25 | A. No.                                            | 12:32:32 |
|    |                                                   | Page 22  |

| 1  | Q.       | And did you consult with anyone other than |          |
|----|----------|--------------------------------------------|----------|
| 2  | your att | orneys?                                    |          |
| 3  | Α.       | No.                                        |          |
| 4  | Q.       | Topic 7, "Your Policies, Documents, and    |          |
| 5  | Communic | ations Concerning the participation of     | 12:32:44 |
| 6  | transgen | der students in athletics in West Virginia |          |
| 7  | from Jan | uary 1st, 2019 to the present."            |          |
| 8  |          | Did I read that correctly?                 |          |
| 9  | Α.       | Yes.                                       |          |
| 10 | Q.       | What did you do to prepare for Topic 7?    | 12:32:55 |
| 11 | Α.       | There is nothing to review. We had no      |          |
| 12 | document | s for this one.                            |          |
| 13 | Q.       | And did you consult with anyone other than |          |
| 14 | your att | orneys?                                    |          |
| 15 | Α.       | No.                                        | 12:33:06 |
| 16 | Q.       | Topic 8, "Your Policies, Documents and     |          |
| 17 | Communic | ations Concerning the separation of boys   |          |
| 18 | and girl | s in school-sponsored sports in West       |          |
| 19 | Virginia | prior to and following the passage of      |          |
| 20 | н.в. 329 | 3."                                        | 12:33:22 |
| 21 |          | Did I read that correctly?                 |          |
| 22 | Α.       | Yes.                                       |          |
| 23 | Q.       | What did you do to prepare for Topic 8?    |          |
| 24 | Α.       | Nothing.                                   |          |
| 25 | Q.       | Did you review any documents?              | 12:33:32 |
|    |          |                                            | Page 23  |

| 1  | Α.       | No.                                        |          |
|----|----------|--------------------------------------------|----------|
| 2  | Q.       | And did you consult with anyone other than |          |
| 3  | your att | orneys?                                    |          |
| 4  | Α.       | No.                                        |          |
| 5  | Q.       | Topic 9, "Your understanding Concerning    | 12:33:39 |
| 6  | the purp | ose, scope, and implications of 3293.      |          |
| 7  | This exp | ressly includes Your understanding of      |          |
| 8  | what, if | any, governmental interests are furthered  |          |
| 9  | by H.B.  | 3293." [As read]                           |          |
| 10 |          | Did I read that correctly?                 | 12:33:57 |
| 11 | Α.       | Yes.                                       |          |
| 12 | Q.       | What did you do prepare for Topic 9?       |          |
| 13 | Α.       | Just read the House Bill 3293 statute.     |          |
| 14 | Q.       | Did you review any other documents?        |          |
| 15 | Α.       | No.                                        | 12:34:09 |
| 16 | Q.       | And did you consult with anyone other than |          |
| 17 | your att | orneys?                                    |          |
| 18 | Α.       | No.                                        |          |
| 19 | Q.       | Topic 10, "Your Policies, Documents, and   |          |
| 20 | Communic | ations Concerning B.P.J. and her family    | 12:34:24 |
| 21 | from Jan | uary 1st, 2019, to the present." [As read] |          |
| 22 |          | Did I read that correctly?                 |          |
| 23 | Α.       | Yes.                                       |          |
| 24 | Q.       | What did you do to prepare for Topic 10?   |          |
| 25 | Α.       | We had nothing to to review or consider    | 12:34:34 |
|    |          |                                            | Page 24  |

| 1  | in that.                                           |          |
|----|----------------------------------------------------|----------|
| 2  | Q. So you didn't review any documents?             |          |
| 3  | A. No, other than the court case                   |          |
| 4  | Q. And did you consult and did you consult         |          |
| 5  | with anyone other than your attorneys?             | 12:34:47 |
| б  | A. No.                                             |          |
| 7  | Q. Topic 11, "Your Policies, Documents, and        |          |
| 8  | Communications Concerning H.B. 3293."              |          |
| 9  | (Interruption in audio/video.)                     |          |
| 10 | THE COURT REPORTER: Excuse me. There was           | 12:35:01 |
| 11 | an interruption. There was a cough.                |          |
| 12 | If you could please start over.                    |          |
| 13 | MS. VEROFF: Sure.                                  |          |
| 14 | BY MS. VEROFF:                                     |          |
| 15 | Q. Topic 11, "Your Policies, Documents, and        | 12:35:06 |
| 16 | Communications Concerning H.B. 3293. This          |          |
| 17 | expressly includes Your Green Book Summary of H.B. |          |
| 18 | 3293 published in 2021, Bates stamped W WVSBOE     |          |
| 19 | 000035, as well as the Enrolled Bill Review Form   |          |
| 20 | submitted in relation to H.B. 3293 Bates stamped   | 12:35:27 |
| 21 | WVSBOE 000038."                                    |          |
| 22 | Did I read that correctly?                         |          |
| 23 | A. Yes.                                            |          |
| 24 | Q. What did you do to prepare for Topic 11?        |          |
| 25 | A. Just reviewed those documents.                  | 12:35:41 |
|    |                                                    | Page 25  |

| 1  | Q. And did you review any other documents        |          |
|----|--------------------------------------------------|----------|
| 2  | besides the Green Book Summary and the Enrolled  |          |
| 3  | Bill Review Form?                                |          |
| 4  | A. No.                                           |          |
| 5  | Q. And did you consult with anyone other than    | 12:35:51 |
| 6  | your attorneys?                                  |          |
| 7  | A. No.                                           |          |
| 8  | Q. Topic 12, the last one, "All Your             |          |
| 9  | discovery responses provided to date in this     |          |
| 10 | action."                                         | 12:36:03 |
| 11 | Did I read that correctly?                       |          |
| 12 | A. Yes.                                          |          |
| 13 | Q. What did you do to prepare for Topic 12?      |          |
| 14 | A. Just reviewed the discovery responses.        |          |
| 15 | Q. Did you review any other documents?           | 12:36:13 |
| 16 | A. No.                                           |          |
| 17 | Q. And did you consult with anyone other than    |          |
| 18 | your attorneys?                                  |          |
| 19 | A. No.                                           |          |
| 20 | Q. Besides what we've just discussed, did you    | 12:36:22 |
| 21 | do any other preparation for today's deposition? |          |
| 22 | A. No.                                           |          |
| 23 | Q. Do you understand that you are testifying     |          |
| 24 | today about these topics on behalf of the State  |          |
| 25 | Board?                                           | 12:36:37 |
|    |                                                  | Page 26  |

| 1  | A. Yes.                                            |          |
|----|----------------------------------------------------|----------|
| 2  | Q. So, accordingly, when I ask for your            |          |
| 3  | position on something, I'll be asking for the      |          |
| 4  | position of the State Board, unless I specify      |          |
| 5  | otherwise.                                         | 12:36:48 |
| 6  | Does that make sense?                              |          |
| 7  | A. Yes.                                            |          |
| 8  | Q. Great.                                          |          |
| 9  | So even though we're largely going to be           |          |
| 10 | discussing the the State Board, I do want to       | 12:36:57 |
| 11 | talk a little bit about your personal background.  |          |
| 12 | So for these questions, I'm asking you to speak on |          |
| 13 | your own behalf rather than that of the State      |          |
| 14 | Board.                                             |          |
| 15 | What is your current position?                     | 12:37:08 |
| 16 | A. Deputy State Superintendent.                    |          |
| 17 | Q. And what are your responsibilities as           |          |
| 18 | Deputy State Superintendent?                       |          |
| 19 | A. Basically to oversee the management of the      |          |
| 20 | Department of Education and the various offices.   | 12:37:22 |
| 21 | Q. And can you tell me a little bit more           |          |
| 22 | about what that involves?                          |          |
| 23 | A. We have six main divisions here that serve      |          |
| 24 | the different areas that are controlled by the     |          |
| 25 | Department of Education, and so each of these      | 12:37:40 |
|    |                                                    | Page 27  |

| 1  | offices I'll work with reviewing any policies that |          |
|----|----------------------------------------------------|----------|
| 2  | they are are producing, work with the State        |          |
| 3  | Board of Education to get those policies out on    |          |
| 4  | comment, and then come back for approval,          |          |
| 5  | oversight of the various budgets from in the       | 12:37:55 |
| 6  | different offices, and the personnel issues or     |          |
| 7  | hirings that may come up.                          |          |
| 8  | Q. And how long have you been in this role?        |          |
| 9  | A. I've been in this role about a year and a       |          |
| 10 | half.                                              | 12:38:11 |
| 11 | Q. And who do you report to?                       |          |
| 12 | A. I report to the superintendent, Clayton         |          |
| 13 | Burch.                                             |          |
| 14 | Q. And does anyone report to you?                  |          |
| 15 | A. Yes, the the six officers report to me          | 12:38:24 |
| 16 | directly.                                          |          |
| 17 | Q. And who are the six officers?                   |          |
| 18 | A. We have our division of CTE, and that's         |          |
| 19 | Clinton Burch; teaching and learning, Sonia White; |          |
| 20 | support and accountability, Charlene Coburn;       | 12:38:42 |
| 21 | federal programs, Melanie Parkey; our data         |          |
| 22 | management and information systems, Tim Conzett;   |          |
| 23 | and then our chief financial officer, Phil Uwey.   |          |
| 24 | Q. And did you go to college, Ms. Blatt?           |          |
| 25 | A. I did.                                          | 12:39:06 |
|    |                                                    | Page 28  |

| 1  | Q.       | Where did you go?                          |          |
|----|----------|--------------------------------------------|----------|
| 2  | Α.       | Marshall University in Huntington.         |          |
| 3  | Q.       | And did you obtain a degree there?         |          |
| 4  | Α.       | Yes.                                       |          |
| 5  | Q.       | What degree did you earn?                  | 12:39:15 |
| 6  | Α.       | I have a bachelor's in K-8 multisubject    |          |
| 7  | teaching | . And I have a master's in educational     |          |
| 8  | leadersh | ip. And I have a master's as a reading     |          |
| 9  | speciali | st, K to adult.                            |          |
| 10 | Q.       | And after you finished at Marshall         | 12:39:31 |
| 11 | Universi | ty, what was the first job that you had?   |          |
| 12 | Α.       | I was a classroom teacher.                 |          |
| 13 | Q.       | What school did you teach at?              |          |
| 14 | Α.       | First job was Eastland Middle.             |          |
| 15 | Q.       | Got it.                                    | 12:39:44 |
| 16 |          | And what county is that in?                |          |
| 17 | Α.       | Wayne County. The school no longer         |          |
| 18 | exists,  | though.                                    |          |
| 19 | Q.       | And what                                   |          |
| 20 |          | MS. MORGAN: Julie, just just so the        | 12:39:51 |
| 21 | record's | clear, this is beyond the scope of the     |          |
| 22 | the 12 t | opics that you have filed that you were    |          |
| 23 | going to | ask her questions about.                   |          |
| 24 |          | You know, I want to go ahead and allow it  |          |
| 25 | just to, | you know, try to move forward on this, but | 12:40:05 |
|    |          |                                            | Page 29  |
|    |          |                                            |          |

| 1  | I just want to preserve that objection.          |          |
|----|--------------------------------------------------|----------|
| 2  | MS. VEROFF: Thank you.                           |          |
| 3  | BY MS. VEROFF:                                   |          |
| 4  | Q. And after that teaching position, what was    |          |
| 5  | the next job that you had?                       | 12:40:15 |
| 6  | A. I was a teacher for six years in Wayne        |          |
| 7  | County.                                          |          |
| 8  | Q. And what grade did you teach?                 |          |
| 9  | A. Sixth, seventh, and eighth.                   |          |
| 10 | Q. And after you finished those six years of     | 12:40:28 |
| 11 | teaching, what did you do next?                  |          |
| 12 | A. I went into administration. I was an          |          |
| 13 | assistant principal for three years.             |          |
| 14 | Q. And what school were you the assistant        |          |
| 15 | principal at?                                    | 12:40:40 |
| 16 | A. Buffalo Middle School in Wayne County.        |          |
| 17 | Q. And after that job, what did you do next?     |          |
| 18 | A. I became the principal of Buffalo Middle      |          |
| 19 | School for one year and then transferred to      |          |
| 20 | Buffalo Elementary School for four years as the  | 12:40:56 |
| 21 | principal.                                       |          |
| 22 | Q. And when you finished with that role as       |          |
| 23 | the principal of the elementary school, what did |          |
| 24 | you do after that?                               |          |
| 25 | A. That was at the time that I came to the       | 12:41:09 |
|    |                                                  | Page 30  |

| 1  | State Department of Education.                    |          |
|----|---------------------------------------------------|----------|
| 2  | Q. And have you held the position of deputy       |          |
| 3  | superintendent the entire time you've been at the |          |
| 4  | State Board of Education [verbatim]?              |          |
| 5  | A. No. I was hired as the leadership              | 12:41:18 |
| 6  | development coordinator, moved into an assistant  |          |
| 7  | director role, then a director role, then became  |          |
| 8  | an assistant state superintendent over one of our |          |
| 9  | divisions prior to becoming the deputy            |          |
| 10 | superintendent.                                   | 12:41:34 |
| 11 | Q. That's great.                                  |          |
| 12 | And are there any jobs that you've held           |          |
| 13 | that we haven't talked about just now?            |          |
| 14 | A. I don't think so, other than part-time         |          |
| 15 | college jobs.                                     | 12:41:48 |
| 16 | Q. Excellent. Thank you.                          |          |
| 17 | And do you play any sports?                       |          |
| 18 | A. I did.                                         |          |
| 19 | Q. What sports did you play?                      |          |
| 20 | MS. MORGAN: Same objection. Object to             | 12:41:58 |
| 21 | the form and exceeds the scope of the topics.     |          |
| 22 | THE WITNESS: Basketball, track, and cross         |          |
| 23 | country.                                          |          |
| 24 | BY MS. VEROFF:                                    |          |
| 25 | Q. And do you coach any sports?                   | 12:42:10 |
|    |                                                   | Page 31  |
|    |                                                   |          |

| 1  | A. No.                                             |          |
|----|----------------------------------------------------|----------|
| 2  | Q. Do you have any kids?                           |          |
| 3  | A. I do.                                           |          |
| 4  | MS. MORGAN: I'm I'm going to con                   |          |
| 5  | give me a continuing objection. I don't understand | 12:42:21 |
| 6  | why this would be relevant to her 30(b)(6)         |          |
| 7  | deposition here.                                   |          |
| 8  | MS. VEROFF: Very happy to give you a               |          |
| 9  | continuing deposition [sic], and and we'll wrap    |          |
| 10 | up shortly.                                        | 12:42:36 |
| 11 | BY MS. VEROFF:                                     |          |
| 12 | Q. Do any of your kids play school sports?         |          |
| 13 | A. Yes.                                            |          |
| 14 | Q. What sports do they play?                       |          |
| 15 | A. My son ran cross country and track. My          | 12:42:43 |
| 16 | daughter played basketball, volleyball, and ran    |          |
| 17 | cross country and track.                           |          |
| 18 | Q. Great.                                          |          |
| 19 | And before today, did you know who B.P.J.          |          |
| 20 | was?                                               | 12:43:02 |
| 21 | A. Just in preparing for this case.                |          |
| 22 | Q. But outside of preparing for this case,         |          |
| 23 | did you know who she was?                          |          |
| 24 | A. Just from news articles.                        |          |
| 25 | Q. And has anyone at the State Board ever had      | 12:43:15 |
|    |                                                    | Page 32  |

| 1  | direct communications with B.P.J.?            |          |
|----|-----------------------------------------------|----------|
| 2  | A. No.                                        |          |
| 3  | Q. Has anyone at the State Board ever had     |          |
| 4  | direct communications with B.P.J.'s mother?   |          |
| 5  | A. No.                                        | 12:43:30 |
| 6  | Q. Has anyone at the State Board ever had     |          |
| 7  | direct communications with B.P.J.'s father?   |          |
| 8  | A. No.                                        |          |
| 9  | Q. And has anyone at the State Board ever had |          |
| 10 | direct communications with one of B.P.J.'s    | 12:43:43 |
| 11 | siblings?                                     |          |
| 12 | A. No.                                        |          |
| 13 | Q. I want to shift to talking a little bit    |          |
| 14 | about the state superintendent.               |          |
| 15 | Have you ever met Superintendent Burch?       | 12:43:55 |
| 16 | A. Yes.                                       |          |
| 17 | Q. I would imagine so, given your role.       |          |
| 18 | How long has Superintendent Burch been in     |          |
| 19 | his position?                                 |          |
| 20 | A. Approximately two years.                   | 12:44:06 |
| 21 | Q. And how is someone selected to be the      |          |
| 22 | state superintendent?                         |          |
| 23 | A. The state superintendent is selected by    |          |
| 24 | the State Board of Education.                 |          |
| 25 | Q. And is there a term limit for the          | 12:44:23 |
|    |                                               | Page 33  |

| 1  | superintendent?                                    |          |
|----|----------------------------------------------------|----------|
| 2  | A. No. They serve at the will and pleasure         |          |
| 3  | of the State Board of Education.                   |          |
| 4  | Q. And who is the superintendent employed by?      |          |
| 5  | A. They're employed by the State Board of          | 12:44:35 |
| б  | Education.                                         |          |
| 7  | Q. And is the superintendent considered a          |          |
| 8  | State official?                                    |          |
| 9  | A. Yes.                                            |          |
| 10 | Q. What are the superintendent's                   | 12:44:46 |
| 11 | responsibilities?                                  |          |
| 12 | A. His responsibility is the general               |          |
| 13 | oversight of the public education system,          |          |
| 14 | including the the county school systems, the       |          |
| 15 | county superintendents, and the various schools    | 12:45:02 |
| 16 | across the state.                                  |          |
| 17 | Q. And what is the relationship between the        |          |
| 18 | superintendent and the West Virginia Department of |          |
| 19 | Education?                                         |          |
| 20 | A. The the state superintendent hires the          | 12:45:15 |
| 21 | staff of the Department of Education and oversees  |          |
| 22 | their work.                                        |          |
| 23 | Q. And as far as the relationship between the      |          |
| 24 | superintendent and the State Board, is the         |          |
| 25 | superintendent a member of the State Board?        | 12:45:30 |
|    |                                                    | Page 34  |

| 1  | A. Yes. An ex-officio member.                       |          |
|----|-----------------------------------------------------|----------|
| 2  | Q. Does ex officio mean the superintendent          |          |
| 3  | doesn't have a vote?                                |          |
| 4  | A. Correct.                                         |          |
| 5  | Q. Does the superintendent have any kind of         | 12:45:46 |
| 6  | supervision over the State Board?                   |          |
| 7  | A. No, the superintendent serves the State          |          |
| 8  | Board.                                              |          |
| 9  | Q. So, for example, the superintendent              |          |
| 10 | couldn't veto a decision of the State Board?        | 12:45:56 |
| 11 | A. Correct.                                         |          |
| 12 | MS. MORGAN: Julie, I'm just going to                |          |
| 13 | object on the basis, again, this exceeds the topics |          |
| 14 | set forth in the notice of deposition, the 12       |          |
| 15 | topics.                                             | 12:46:09 |
| 16 | MS. VEROFF: Thank you. I I believe                  |          |
| 17 | that these questions are responsive to Topic 1,     |          |
| 18 | which include the role and responsibilities of      |          |
| 19 | the the superintendent. But just to to keep         |          |
| 20 | going forward.                                      | 12:46:22 |
| 21 | BY MS. VEROFF:                                      |          |
| 22 | Q. Does the superintendent oversee public           |          |
| 23 | schools in West Virginia?                           |          |
| 24 | A. Yes. He has the general oversight.               |          |
| 25 | Q. And what does that general oversight             | 12:46:30 |
|    |                                                     | Page 35  |

| 1  | involve?                                           |          |
|----|----------------------------------------------------|----------|
| 2  | A. The superintendent ensures that the the         |          |
| 3  | public school system is implementing, like, the    |          |
| 4  | policies that are set forth by the State Board of  |          |
| 5  | Education and over and oversees the general        | 12:46:47 |
| 6  | operations of the of the school systems.           |          |
| 7  | Q. And does that oversight of the school           |          |
| 8  | system include Bridgeport Middle School?           |          |
| 9  | A. The the superintendent would, you know,         |          |
| 10 | oversee all the county systems and schools, but    | 12:47:04 |
| 11 | works more directly with our county boards of      |          |
| 12 | education.                                         |          |
| 13 | Q. And can you tell me a little bit more           |          |
| 14 | about how the superintendent works with the county |          |
| 15 | boards of education?                               | 12:47:16 |
| 16 | A. Basically, through the staff that he            |          |
| 17 | hires, the various programs or federal programs    |          |
| 18 | that we have, our school improvement leadership,   |          |
| 19 | the various services that we provide, and the      |          |
| 20 | supports to the school systems.                    | 12:47:33 |
| 21 | Q. And does the superintendent have any            |          |
| 22 | relationship with the county superintendents?      |          |
| 23 | A. He has a working relationship with all 55       |          |
| 24 | of our county superintendents.                     |          |
| 25 | Q. And what is the nature of that working          | 12:47:49 |
|    |                                                    | Page 36  |

| 1  | relationship?                                   |          |
|----|-------------------------------------------------|----------|
| 2  | A. Just a matter of they you know, we put       |          |
| 3  | out information here regularly to our           |          |
| 4  | superintendents to provide guidance and and     |          |
| 5  | support. They will reach out to the             | 12:48:03 |
| 6  | superintendent or to staff here for technical   |          |
| 7  | assistance.                                     |          |
| 8  | Q. And does the superintendent oversee the      |          |
| 9  | West Virginia Secondary School Activities       |          |
| 10 | Commission?                                     | 12:48:20 |
| 11 | A. No.                                          |          |
| 12 | Q. Is there any relationship between the        |          |
| 13 | superintendent and the West Virginia Secondary  |          |
| 14 | Schools [verbatim] Activities Commission?       |          |
| 15 | A. Not really a relationship. I mean, you       | 12:48:27 |
| 16 | know, the paths cross with the State Board, but |          |
| 17 | Q. Is the superintendent required to follow     |          |
| 18 | State law?                                      |          |
| 19 | A. Yes.                                         |          |
| 20 | Q. Is the superintendent required to follow     | 12:48:44 |
| 21 | н.в. 3293?                                      |          |
| 22 | A. Once it was codified, then yes.              |          |
| 23 | Q. Are you familiar with the West Virginia      |          |
| 24 | Education Information System?                   |          |
| 25 | A. Yes.                                         | 12:48:58 |
|    |                                                 | Page 37  |

| 1  | Q. We've heard it abbreviated as WVEIS.         |          |
|----|-------------------------------------------------|----------|
| 2  | Is that a a term you're familiar with?          |          |
| 3  | A. Yes.                                         |          |
| 4  | Q. And can you tell me, what is WVEIS?          |          |
| 5  | A. WVEIS is a statewide edu student             | 12:49:12 |
| 6  | information system that we maintain here at the |          |
| 7  | State level and the counties input their data   |          |
| 8  | into.                                           |          |
| 9  | Q. And so, does the superintendent have any     |          |
| 10 | control over WVEIS?                             | 12:49:26 |
| 11 | A. The superintendent probably does not even    |          |
| 12 | have access to individual records in WVEIS.     |          |
| 13 | Q. Does the superintendent have any             |          |
| 14 | involvement with deciding what kinds of records |          |
| 15 | are collected in WVEIS?                         | 12:49:40 |
| 16 | A. Only if something comes forth in a policy    |          |
| 17 | would he be aware of any changes or things that |          |
| 18 | are made.                                       |          |
| 19 | Q. Got it.                                      |          |
| 20 | And can you tell me about the relationship      | 12:49:52 |
| 21 | between the State Board and the West Virginia   |          |
| 22 | Department of Education?                        |          |
| 23 | A. Well, the State Board hires the              |          |
| 24 | superintendent who oversees the staff at the    |          |
| 25 | Department of Education.                        | 12:50:08 |
|    |                                                 | Page 38  |

| 1  | And so, we all have a working relationship     |          |
|----|------------------------------------------------|----------|
| 2  | as we work to implement and revise and         |          |
| 3  | implement policies.                            |          |
| 4  | Q. So would it be correct to think of the      |          |
| 5  | State Board as part of the Department of       | 12:50:21 |
| 6  | Education, or how how would you describe kind  |          |
| 7  | of how the two entities are situated together? |          |
| 8  | A. No, the the the State Board is a            |          |
| 9  | separate entity that supervises the state      |          |
| 10 | superintendent and so, then ultimately, the    | 12:50:36 |
| 11 | Department of Education.                       |          |
| 12 | Q. I see.                                      |          |
| 13 | And is the Department of Education a           |          |
| 14 | government entity?                             |          |
| 15 | A. Yes.                                        | 12:50:47 |
| 16 | Q. And is the State Board also a government    |          |
| 17 | entity?                                        |          |
| 18 | A. Yes.                                        |          |
| 19 | Q. Does the State Board receive any federal    |          |
| 20 | funding?                                       | 12:50:57 |
| 21 | A. The the Department of Education             |          |
| 22 | receives funding.                              |          |
| 23 | Q. Do you know what kind of federal funding    |          |
| 24 | the Department of Education receives?          |          |
| 25 | A. We receive all of the Elementary and        | 12:51:09 |
|    |                                                | Page 39  |

| 1  | Secondary Education Act Title programs, the IDEA |          |
|----|--------------------------------------------------|----------|
| 2  | funding for special education, and and Perkins   |          |
| 3  | funding, which goes with our CTE programs.       |          |
| 4  | Q. Do you know how many people are employed      |          |
| 5  | at the Department of Education?                  | 12:51:30 |
| 6  | A. Approximately 234.                            |          |
| 7  | Q. And so, the State Board has members; is       |          |
| 8  | that right?                                      |          |
| 9  | A. Yes.                                          |          |
| 10 | Q. How many members are there on the State       | 12:51:41 |
| 11 | Board?                                           |          |
| 12 | A. There are nine members.                       |          |
| 13 | Q. And how many of those nine members are        |          |
| 14 | ex-officio members?                              |          |
| 15 | A. Two.                                          | 12:51:54 |
| 16 | Q. Two.                                          |          |
| 17 | A. Including nine members                        |          |
| 18 | Q. And how are                                   |          |
| 19 | A plus two ex-officio members.                   |          |
| 20 | Q. So just to confirm, there are 11 members      | 12:52:06 |
| 21 | of the State Board in total?                     |          |
| 22 | A. Yes.                                          |          |
| 23 | Q. And how are the members selected?             |          |
| 24 | A. The members are appointed by the governor.    |          |
| 25 | Q. And is that the case for all 11 members?      | 12:52:17 |
|    |                                                  | Page 40  |
|    |                                                  |          |

| 1  | A. No, just the the nine State Board              |          |
|----|---------------------------------------------------|----------|
| 2  | members.                                          |          |
| 3  | Q. And besides the superintendent, who is the     |          |
| 4  | other ex-officio member?                          |          |
| 5  | A. Chancellor Sarah Tucker that's over our        | 12:52:32 |
| 6  | Higher Education Policy Commission and our career |          |
| 7  | and technical council.                            |          |
| 8  | Q. And how often do the members of the State      |          |
| 9  | Board meet?                                       |          |
| 10 | A. They meet monthly.                             | 12:52:45 |
| 11 | Q. And how does the State Board make              |          |
| 12 | decisions?                                        |          |
| 13 | A. The State Board makes decisions based on       |          |
| 14 | policies that have been that are presented to     |          |
| 15 | them, that have been placed on comment and and    | 12:52:59 |
| 16 | reviewed.                                         |          |
| 17 | Q. And, for example do they use a a               |          |
| 18 | majority-vote system to make a decision?          |          |
| 19 | A. Yes.                                           |          |
| 20 | Q. They do.                                       | 12:53:12 |
| 21 | And does anyone have veto authority over a        |          |
| 22 | decision made by the State Board?                 |          |
| 23 | A. No.                                            |          |
| 24 | Q. And is the State Board's decision subject      |          |
| 25 | to approval of any other body?                    | 12:53:23 |
|    |                                                   | Page 41  |

| 1  | A. No.                                             |          |
|----|----------------------------------------------------|----------|
| 2  | Q. And what would you say are the                  |          |
| 3  | responsibilities of the State Board?               |          |
| 4  | A. I'm sorry. Could you repeat.                    |          |
| 5  | Q. Of course.                                      | 12:53:37 |
| 6  | What are the responsibilities of the State         |          |
| 7  | Board?                                             |          |
| 8  | A. The the State Board is charged with the         |          |
| 9  | general oversight of our system of free schools in |          |
| 10 | the state of West Virginia.                        | 12:53:50 |
| 11 | Q. And what does the board try to accomplish       |          |
| 12 | when it has its monthly meetings?                  |          |
| 13 | A. Mon monthly, they will either be                |          |
| 14 | reviewing a policy that may have been on comment   |          |
| 15 | or they may be hearing about a policy on that is   | 12:54:02 |
| 16 | going out on comment or has come back in order to  |          |
| 17 | be approved.                                       |          |
| 18 | They start each of their meetings with the         |          |
| 19 | focus on the strategic plan that they have in      |          |
| 20 | place, and usually a presentation from department  | 12:54:17 |
| 21 | staff on a certain topic. And that, along with     |          |
| 22 | as well as having delegations from the community.  |          |
| 23 | Q. And so, to talk a little bit more about         |          |
| 24 | the educational policies piece, what does it mean  |          |
| 25 | in practice for the State Board to try to          | 12:54:33 |
|    |                                                    | Page 42  |

| 1  | determine educational policies?                    |          |
|----|----------------------------------------------------|----------|
| 2  | A. I mean, basically, the State Board              |          |
| 3  | oversees the various pieces of of the              |          |
| 4  | department. Many of our policies are tied to       |          |
| 5  | either federal requirements or state legislation,  | 12:54:51 |
| 6  | and that's how many of our policies come into play |          |
| 7  | so that the board will review and consider.        |          |
| 8  | Q. And does the State Board have any               |          |
| 9  | involvement in establishing rules?                 |          |
| 10 | A. Yes. The State Board will establish the         | 12:55:09 |
| 11 | rules for West Virginia Board of Education rules.  |          |
| 12 | Q. And does the State Board have any other         |          |
| 13 | responsibilities besides the ones that you just    |          |
| 14 | talked about                                       |          |
| 15 | (Interruption in audio/video.)                     | 12:55:26 |
| 16 | THE COURT REPORTER: Excuse me. I didn't            |          |
| 17 | hear the rest of the part of the question. If      |          |
| 18 | you can please repeat.                             |          |
| 19 | MS. VEROFF: Of course.                             |          |
| 20 | BY MS. VEROFF:                                     | 12:55:32 |
| 21 | Q. I was asking, does the State Board have         |          |
| 22 | any other responsibilities beside the ones we just |          |
| 23 | talked about?                                      |          |
| 24 | A. No. Just to enact and implement policy          |          |
| 25 | and oversight of the our supervision of            | 12:55:42 |
|    |                                                    | Page 43  |

| 1  | the State in the                                |          |
|----|-------------------------------------------------|----------|
| 2  | (Interruption in audio/video.)                  |          |
| 3  | THE COURT REPORTER: "Our supervision of         |          |
| 4  | the"?                                           |          |
| 5  | Could you please repeat. There was an           | 12:55:54 |
| 6  | audio interruption.                             |          |
| 7  | THE WITNESS: They enact and implement           |          |
| 8  | policy and have oversight of the or supervision |          |
| 9  | rights of the over the state superintendent     |          |
| 10 | [verbatim].                                     | 12:56:06 |
| 11 | BY MS. VEROFF:                                  |          |
| 12 | Q. And does the State Board have to comply      |          |
| 13 | with federal law?                               |          |
| 14 | A. Yes.                                         |          |
| 15 | Q. Does the State Board have to comply with     | 12:56:11 |
| 16 | Title IX?                                       |          |
| 17 | A. Yes.                                         |          |
| 18 | Q. And does the Department of Education have    |          |
| 19 | to comply with Title IX?                        |          |
| 20 | A. Yes.                                         | 12:56:23 |
| 21 | Q. Does the State Board have to comply with     |          |
| 22 | state law?                                      |          |
| 23 | A. Yes.                                         |          |
| 24 | Q. Does the State Board have to comply with     |          |
| 25 | н.в. 3293?                                      | 12:56:32 |
|    |                                                 | Page 44  |

| 1  | MS. MORGAN: Julie, this I'm going to             |          |
|----|--------------------------------------------------|----------|
| 2  | object to form. It this also calls for a legal   |          |
| 3  | conclusion as well as these other questions.     |          |
| 4  | But you can go ahead and answer.                 |          |
| 5  | THE WITNESS: Yes, once it was codified           | 12:56:45 |
| 6  | and became state law.                            |          |
| 7  | BY MS. VEROFF:                                   |          |
| 8  | Q. Does the State Board discuss state laws       |          |
| 9  | regarding education at its meetings?             |          |
| 10 | A. As they relate to policies, they do.          | 12:56:56 |
| 11 | Q. Has the State Board ever discussed H.B.       |          |
| 12 | 3293 at one of its meetings?                     |          |
| 13 | A. No.                                           |          |
| 14 | Q. And is that unusual for the State Board       |          |
| 15 | not to discuss a law concerning education that's | 12:57:15 |
| 16 | now been codified?                               |          |
| 17 | A. No.                                           |          |
| 18 | Q. Do you know whether the State Board has a     |          |
| 19 | missions statement?                              |          |
| 20 | A. They do.                                      | 12:57:28 |
| 21 | Q. And do you know what it is?                   |          |
| 22 | A. I should.                                     |          |
| 23 | Something to the effect of becoming              |          |
| 24 | lifelong learners with education and community   |          |
| 25 | and the and the workforce.                       | 12:57:45 |
|    |                                                  | Page 45  |

| 1  | Q. I'm going to go ahead and introduce             |          |
|----|----------------------------------------------------|----------|
| 2  | another exhibit. I'll let you know when it's       |          |
| 3  | available in your marked folder [verbatim].        |          |
| 4  | (Blatt Deposition Exhibit 16 was marked            |          |
| 5  | electronically.)                                   | 12:58:15 |
| 6  | BY MS. VEROFF:                                     |          |
| 7  | Q. Okay. If you refresh your Marked Exhibits       |          |
| 8  | folder, you should be able to see Exhibit 16.      |          |
| 9  | Just let me know when you can see it.              |          |
| 10 | A. Yes. I can see it.                              | 12:58:24 |
| 11 | Q. Great.                                          |          |
| 12 | And do you recognize this document?                |          |
| 13 | A. Yes, that's our website.                        |          |
| 14 | Q. Great.                                          |          |
| 15 | Well, I'll represent that Exhibit 16 is a          | 12:58:35 |
| 16 | web page from the West Virginia Department of      |          |
| 17 | Education's website titled "State Board of         |          |
| 18 | Education." You see the URL in the bottom left     |          |
| 19 | corner. And if you scroll to the second page       |          |
| 20 | under "Mission," it says, "The West Virginia Board | 12:58:49 |
| 21 | of Education and State Superintendent              |          |
| 22 | THE COURT REPORTER: Excuse me. Counsel,            |          |
| 23 | if you could if you're reading, please. Thank you. |          |
| 24 | MS. VEROFF: Yes, of course.                        |          |
| 25 | BY MS. VEROFF:                                     | 12:59:02 |
|    |                                                    | Page 46  |

| 1  | Q. "The West Virginia Board of Education and       |          |
|----|----------------------------------------------------|----------|
| 2  | State Superintendent of Schools work in concert to |          |
| 3  | establish policies and procedures to assure        |          |
| 4  | implementation of West Virginia's Public Education |          |
| 5  | goals and to ensure the general supervision,       | 12:59:13 |
| 6  | oversight and monitoring of a thorough, efficient  |          |
| 7  | and effective system of free public schools."      |          |
| 8  | Did I read that correctly?                         |          |
| 9  | A. Yes.                                            |          |
| 10 | Q. Is that an accurate statement of the State      | 12:59:25 |
| 11 | Board's mission?                                   |          |
| 12 | A. Yes.                                            |          |
| 13 | Q. I'd like to talk a little bit more about        |          |
| 14 | how the State Board generally supervises public    |          |
| 15 | schools in West Virginia.                          | 12:59:40 |
| 16 | Can you tell me a little about what that           |          |
| 17 | general supervision involves?                      |          |
| 18 | A. Well, the State Board of Education has          |          |
| 19 | a of course, as we we've said before,              |          |
| 20 | directly supervises the superintendent. The        | 12:59:52 |
| 21 | superintendent then has an office of               |          |
| 22 | accountability. And that that group is charged     |          |
| 23 | with ensuring that our county school systems are   |          |
| 24 | implementing the policies or procedures, adhering  |          |
| 25 | to the financial audits, the various federal       | 13:00:07 |
|    |                                                    | Page 47  |

| 1  | requirements. And so they receive a report        |          |
|----|---------------------------------------------------|----------|
| 2  | annually on the county school systems.            |          |
| 3  | Q. And are there any other ways in which the      |          |
| 4  | State Board monitors public schools in West       |          |
| 5  | Virginia?                                         | 13:00:23 |
| 6  | A. No.                                            |          |
| 7  | Q. And are there any other forms of oversight     |          |
| 8  | that the State Board engages in with regards to   |          |
| 9  | public schools in West Virginia?                  |          |
| 10 | A. No.                                            | 13:00:35 |
| 11 | Q. We talked a little bit previously about        |          |
| 12 | the West Virginia Secondary School Activities     |          |
| 13 | Commission.                                       |          |
| 14 | Are you familiar with the West Virginia           |          |
| 15 | Secondary School Activities Commission?           | 13:00:53 |
| 16 | A. Yes.                                           |          |
| 17 | Q. Can you tell me what it is?                    |          |
| 18 | A. It is the a association charged with           |          |
| 19 | oversight of all of the secondary schools'        |          |
| 20 | athletic events.                                  | 13:01:05 |
| 21 | Q. And does the Department of Education have      |          |
| 22 | any relationship with the West Virginia Secondary |          |
| 23 | School Activities Commission?                     |          |
| 24 | A. Our only involvement with them is when         |          |
| 25 | they submit a rule to be approved or submitted to | 13:01:17 |
|    |                                                   | Page 48  |

| 1  | the State Board.                                   |          |
|----|----------------------------------------------------|----------|
| 2  | Q. And when the Secondary School Activities        |          |
| 3  | Commission submits a rule, can you talk me through |          |
| 4  | what that approval process involves?               |          |
| 5  | A. They will present to the State Board of         | 13:01:33 |
| 6  | Education. The State Board then has the authority  |          |
| 7  | to accept the rule and put it out on a public      |          |
| 8  | 30-day comment. And then after the comment         |          |
| 9  | period, then they can either approve or reject the |          |
| 10 | rule.                                              | 13:01:50 |
| 11 | Q. And what criteria does the State Board use      |          |
| 12 | in deciding whether to approve or reject a rule?   |          |
| 13 | A. I think the State Board relies on the           |          |
| 14 | staff of the Department of Education to provide    |          |
| 15 | them with with guidance as to the legality of      | 13:02:03 |
| 16 | the rule, if it's based on federal, if it based on |          |
| 17 | state statute, and then will also review the       |          |
| 18 | comments from the that come in on the policy.      |          |
| 19 | Q. Has the State Board ever not approved a         |          |
| 20 | rule submitted by the commission?                  | 13:02:23 |
| 21 | A. Not to my knowledge, but I've not been          |          |
| 22 | here forever.                                      |          |
| 23 | Q. And can the West Virginia Secondary School      |          |
| 24 | Activities Commission issue a rule that conflicts  |          |
| 25 | with a rule issued by the State Board?             | 13:02:39 |
|    |                                                    | Page 49  |

| 1  | A. I'm aware that they do have their their        |          |
|----|---------------------------------------------------|----------|
| 2  | rules and regulations guidance document that they |          |
| 3  | use, but I don't think there's anything in        |          |
| 4  | conflict with the State Board of Education.       |          |
| 5  | Q. And does the commission have to comply         | 13:02:54 |
| 6  | with the rules issued by the State Board?         |          |
| 7  | A. Yes.                                           |          |
| 8  | Q. So I'm going to introduce a new exhibit        |          |
| 9  | now. I'll let you know when it's available in the |          |
| 10 | marked folder [verbatim].                         | 13:03:10 |
| 11 | (Blatt Deposition Exhibit 17 was marked           |          |
| 12 | electronically.)                                  |          |
| 13 | BY MS. VEROFF:                                    |          |
| 14 | Q. So if you refresh your Marked Exhibits         |          |
| 15 | folder, you should now be able to see Exhibit 17. | 13:03:42 |
| 16 | Just let me know when you can see that.           |          |
| 17 | A. Yes, we can see that.                          |          |
| 18 | Q. So I'll represent that this is a discovery     |          |
| 19 | response produced by your counsel to plaintiff's  |          |
| 20 | counsel.                                          | 13:03:55 |
| 21 | Do you recognize this document?                   |          |
| 22 | A. Yes.                                           |          |
| 23 | Q. So please scroll to page 5 of the PDF, and     |          |
| 24 | just let me know when you're there.               |          |
| 25 | A. Okay. We are there.                            | 13:04:08 |
|    |                                                   | Page 50  |

| 1  | Q. Great.                                         |          |
|----|---------------------------------------------------|----------|
| 2  | So I want to direct your attention to             |          |
| 3  | "REQUEST NO. 5," which is towards the bottom of   |          |
| 4  | the page.                                         |          |
| 5  | And it reads, "REQUEST NO. 5: All                 | 13:04:19 |
| 6  | DOCUMENTS and POLICIES CONCERNING YOUR delegation |          |
| 7  | of authority over secondary school athletics to   |          |
| 8  | the West Virginia Secondary School Activities     |          |
| 9  | Commission."                                      |          |
| 10 | The response states, "These Defendants do         | 13:04:30 |
| 11 | not have any non-privileged documents which are   |          |
| 12 | responsive to this request other than those which |          |
| 13 | are publicly available, including W.Va. Code      |          |
| 14 | Section 18-2-25 which was approved by WVBE, and   |          |
| 15 | WVSSAC rules including but not limited to 127CSR2 | 13:04:48 |
| 16 | which states, "'4.1. The WVSSAC shall be          |          |
| 17 | composed'                                         |          |
| 18 | THE COURT REPORTER: Please slow down.             |          |
| 19 | BY MS. VEROFF:                                    |          |
| 20 | Q 'of principals or designee'                     | 13:04:57 |
| 21 | MS. VEROFF: I'm sorry.                            |          |
| 22 | BY MS. VEROFF:                                    |          |
| 23 | Q 'of those public or private secondary           |          |
| 24 | schools which have certified in writing to the    |          |
| 25 | State Superintendent of Schools of West Virginia  | 13:05:07 |
|    |                                                   | Page 51  |

| 1  | (State Superintendent) that they have elected to    |         |
|----|-----------------------------------------------------|---------|
| 2  | delegate the control, supervision, and regulation   |         |
| 3  | of their interscholastic athletic and band          |         |
| 4  | activities.'"                                       |         |
| 5  | That was a lot.                                     | 3:05:20 |
| 6  | Did I read that correctly?                          |         |
| 7  | A. Yes.                                             |         |
| 8  | Q. Excellent.                                       |         |
| 9  | Are you familiar with 127CSR2?                      |         |
| 10 | A. Yes. 1                                           | 3:05:29 |
| 11 | Q. And is what I read a correct statement of        |         |
| 12 | 127CSR2?                                            |         |
| 13 | MS. MORGAN: Objection as to form.                   |         |
| 14 | THE WITNESS: I do believe so, as that was           |         |
| 15 | one of the documents, part of the re when I 1       | 3:05:43 |
| 16 | reviewed this, that the counsels provided.          |         |
| 17 | BY MS. VEROFF:                                      |         |
| 18 | Q. And so, to confirm I understand the              |         |
| 19 | meaning, is it correct that principals are          |         |
| 20 | required to submit a written certification to the 1 | 3:05:54 |
| 21 | superintendent for their school to be able to be a  |         |
| 22 | member of the West Virginia Secondary School        |         |
| 23 | Activities Commission?                              |         |
| 24 | MS. MORGAN: Object to form.                         |         |
| 25 | THE WITNESS: Yes, according to 4.1.                 | 3:06:07 |
|    | Pag                                                 | ge 52   |

| 1  | BY MS. VEROFF:                                   |          |
|----|--------------------------------------------------|----------|
| 2  | Q. And why does that requirement exist?          |          |
| 3  | A. I do not have that                            |          |
| 4  | MS. MORGAN: Object object to the form            |          |
| 5  | of the question. Calls for speculation, legal    | 13:06:16 |
| 6  | conclusion.                                      |          |
| 7  | BY MS. VEROFF:                                   |          |
| 8  | Q. If a secondary school doesn't submit a        |          |
| 9  | certification to the state superintendent, are   |          |
| 10 | they not allowed to be part of the West Virginia | 13:06:31 |
| 11 | Secondary School Activities Commission?          |          |
| 12 | MS. MORGAN: Objection.                           |          |
| 13 | THE WITNESS: According to 4.1 that's             |          |
| 14 | listed there, yes.                               |          |
| 15 | BY MS. VEROFF:                                   | 13:06:40 |
| 16 | Q. And do you know whether the principal of      |          |
| 17 | Bridgeport Middle School has submitted this      |          |
| 18 | certification to the state superintendent?       |          |
| 19 | A. I do not.                                     |          |
| 20 | Q. Does the State Board have any involvement     | 13:06:51 |
| 21 | with the West Virginia Education Information     |          |
| 22 | System, WVEIS?                                   |          |
| 23 | A. Just in the the fact that it's in one         |          |
| 24 | of the policies and they're aware of that and at |          |
| 25 | times are given reports.                         | 13:07:08 |
|    |                                                  | Page 53  |

| 1  | Q. And does the State Board have any control              |
|----|-----------------------------------------------------------|
| 2  | over the kind of data that's collected in WVEIS?          |
| 3  | MS. MORGAN: Asked and answered.                           |
| 4  | THE WITNESS: Yes, as they would say, we                   |
| 5  | have a there is a policy that oversees the type 13:07:25  |
| 6  | of data that is collected.                                |
| 7  | BY MS. VEROFF:                                            |
| 8  | Q. And so just to make sure I understand, for             |
| 9  | example, the State Board could enact a policy that        |
| 10 | required a particular piece of data to be 13:07:36        |
| 11 | collected, and then that data collection process          |
| 12 | would be implemented in WVEIS?                            |
| 13 | A. After it went through a 60-day comment                 |
| 14 | period, because we also have State Code that              |
| 15 | references our WVEIS system and the data that is 13:07:51 |
| 16 | allowed to be collected.                                  |
| 17 | Q. Great.                                                 |
| 18 | MS. VEROFF: So before I move on, I know                   |
| 19 | that we said regarding breaks at the beginning that       |
| 20 | we would go at up to about an hour and a half, 13:08:03   |
| 21 | but I just wanted to to check in and see how              |
| 22 | everyone was doing and see if anyone needed a break       |
| 23 | sooner.                                                   |
| 24 | THE WITNESS: We are fine.                                 |
| 25 | THE COURT REPORTER: I would love one. 13:08:16            |
|    | Page 54                                                   |

```
1
               MS. VEROFF: Okay. Well, let's -- I'm
2
      sorry, Hanna, was that you?
 3
               THE COURT REPORTER: Yes, please. I would
      appreciate one, please, just a short break.
4
               MS. VEROFF: Okay. Great. So why don't 13:08:28
5
6
      we go ahead -- does a -- a five-minute break work
7
      for folks?
               MS. MORGAN: Yes, that's fine.
8
9
               MS. VEROFF: Okay. That would be great.
               And, Mitch, could you send us into the 13:08:37
10
      break-out rooms during the -- break?
11
12
               THE VIDEOGRAPHER: Yeah. Your rooms are
13
      still open, so you can join any time. Okay --
14
               MS. VEROFF: Okay. Great.
15
               So why don't we plan to come back at --
16
               THE COURT REPORTER: Would you like to go
      off the record?
17
18
               THE VIDEOGRAPHER: Should we go off the
19
      record?
20
               MS. VEROFF: -- 1:15?
                                                            13:08:56
21
               THE VIDEOGRAPHER: Anyways, we're going
22
      off the record. The time is 1:08 p.m., and this is
23
      the end of Media Unit Number 1.
24
               (Short recess taken.)
               THE VIDEOGRAPHER: Okay. We are back on 13:18:51
25
                                                           Page 55
```

| 1  | the record at 1:18 p.m., and this is beginning of |          |
|----|---------------------------------------------------|----------|
| 2  | Media Unit Number 2.                              |          |
| 3  | Go ahead.                                         |          |
| 4  | MS. VEROFF: Thank you.                            |          |
| 5  | BY MS. VEROFF:                                    | 13:19:01 |
| 6  | Q. So I'd like to jump back into talking          |          |
| 7  | about the State Board's rule-making and           |          |
| 8  | policy-making authority and process.              |          |
| 9  | First, can you tell me what the difference        |          |
| 10 | is between a State Board rule and a State Board   | 13:19:13 |
| 11 | policy?                                           |          |
| 12 | A. There's no difference between the State        |          |
| 13 | Board policy and the State Board rule when we     |          |
| 14 | we actually call them policies through the Board  |          |
| 15 | of Education; but then when they are filed with   | 13:19:25 |
| 16 | our Secretary of State, then they're assigned a   |          |
| 17 | a rule number.                                    |          |
| 18 | Q. I see.                                         |          |
| 19 | So just to make sure I understand, so             |          |
| 20 | everything starts out as a policy, but it becomes | 13:19:37 |
| 21 | a rule when it gets filed?                        |          |
| 22 | A. It's just referenced that way.                 |          |
| 23 | They're the they're the same, one and the same.   |          |
| 24 | Q. I see.                                         |          |
| 25 | And so are there so there there are               | 13:19:49 |
|    |                                                   | Page 56  |

| 1  | no policies of the State Board that didn't go      |          |
|----|----------------------------------------------------|----------|
| 2  | through the rule-making process?                   |          |
| 3  | A. Correct.                                        |          |
| 4  | Q. Got it.                                         |          |
| 5  | And do you know how many rules and                 | 13:20:02 |
| 6  | policies the State Board has issued?               |          |
| 7  | A. I believe we're at 82, 83.                      |          |
| 8  | Q. And is the State Board ever required by         |          |
| 9  | state law to promulgate a rule?                    |          |
| 10 | A. Yes.                                            | 13:20:21 |
| 11 | Q. And is the State Board allowed to               |          |
| 12 | promulgate a rule that conflicts with a state law? |          |
| 13 | A. No.                                             |          |
| 14 | MS. MORGAN: Ob object to form.                     |          |
| 15 | BY MS. VEROFF:                                     | 13:20:36 |
| 16 | Q. So I'd like to know a little bit more           |          |
| 17 | about the rule-making process. What happens first  |          |
| 18 | when the State Board is considering a rule?        |          |
| 19 | A. Well, depending on the kind of the              |          |
| 20 | nexus for beginning a rule, if it's based on       | 13:21:37 |
| 21 | something that's been told to be promulgated from  |          |
| 22 | legislation, then it requires a look at that       |          |
| 23 | language to begin with.                            |          |
| 24 | We usually have an internal team here that         |          |
| 25 | will draft some language. Any policy making        | 13:21:02 |
|    |                                                    | Page 57  |

| 1  | always requires external stakeholders that will be |          |
|----|----------------------------------------------------|----------|
| 2  | part of the committee as well to review. And then  |          |
| 3  | we will work to get a final draft of the policy    |          |
| 4  | that then will be presented to the State Board of  |          |
| 5  | Education for review.                              | 13:21:21 |
| 6  | And then if if they are pleased with               |          |
| 7  | that, it will go out on a 30-day comment period to |          |
| 8  | the entire state and then may or may not have      |          |
| 9  | changes based on comment and then be approved the  |          |
| 10 | following month.                                   | 13:21:36 |
| 11 | Q. And who ultimately approves the rule?           |          |
| 12 | A. The State Board of Education.                   |          |
| 13 | Q. And are there any internal policies that        |          |
| 14 | govern the rule-drafting process?                  |          |
| 15 | A. Not really any internal process or              | 13:21:51 |
| 16 | policies, but just some procedures that to         |          |
| 17 | to make it aligned and consistent formatting and   |          |
| 18 | things like that. They're mostly technical.        |          |
| 19 | Q. Are those procedures written down               |          |
| 20 | anywhere?                                          | 13:22:08 |
| 21 | A. On the our policy website. On the               |          |
| 22 | State Board of Education or the State              |          |
| 23 | Department of Education website under policies     |          |
| 24 | there will be some forms that are used to          |          |
| 25 | checklists and things to verify the process.       | 13:22:19 |
|    |                                                    | Page 58  |

| 1  | Q. And so from start to finish, how long does      |          |
|----|----------------------------------------------------|----------|
| 2  | the whole rule-making process typically take?      |          |
| 3  | A. It really depends on the content and the        |          |
| 4  | length of the policy. I mean, we have some         |          |
| 5  | policies that are two or three pages, and we have  | 13:22:37 |
| 6  | some that are a hundred and 50 pages, so it really |          |
| 7  | just depends.                                      |          |
| 8  | Q. Do you ever issue interim rules without         |          |
| 9  | going through the public comment period?           |          |
| 10 | A. At times there may be like an emergency         | 13:22:53 |
| 11 | rule that will be enacted and it while while       |          |
| 12 | it's on comment.                                   |          |
| 13 | Q. And what would be the reason to have an         |          |
| 14 | emergency rule?                                    |          |
| 15 | A. It's normally something that is required        | 13:23:08 |
| 16 | by the State Legislature.                          |          |
| 17 | Q. And are there any examples of emergency         |          |
| 18 | rules that you can think of?                       |          |
| 19 | A. I can't think of any.                           |          |
| 20 | Q. Is there a specific person at the State         | 13:23:22 |
| 21 | Board who has responsibilities for drafting a      |          |
| 22 | rule?                                              |          |
| 23 | A. No. The drafting would come from whoever        |          |
| 24 | the content experts were in the the area of the    |          |
| 25 | policy.                                            | 13:23:38 |
|    |                                                    | Page 59  |

| 1  | Q. And does the State Board ever monitor                     |
|----|--------------------------------------------------------------|
| 2  | compliance with its rules?                                   |
| 3  | MS. MORGAN: Object to form.                                  |
| 4  | THE WITNESS: They would monitor through                      |
| 5  | the process that I described earlier with our 13:23:51       |
| 6  | accountability office.                                       |
| 7  | BY MS. VEROFF:                                               |
| 8  | Q. And does the State Board ever enforce                     |
| 9  | compliance with its rules?                                   |
| 10 | MS. MORGAN: Are you talking a specific 13:24:03              |
| 11 | rule?                                                        |
| 12 | BY MS. VEROFF:                                               |
| 13 | Q. Let let me rephrase.                                      |
| 14 | As a as a general matter, does the                           |
| 15 | State Board have any enforcement mechanisms that 13:24:11    |
| 16 | it puts into its rules?                                      |
| 17 | MS. MORGAN: Object to form.                                  |
| 18 | THE WITNESS: Our accountability office                       |
| 19 | has a policy that dictates the the oversight and             |
| 20 | the way that various policies and things have to be 13:24:22 |
| 21 | enforced.                                                    |
| 22 | BY MS. VEROFF:                                               |
| 23 | Q. And so so how kind of using that                          |
| 24 | that background, how does the State Board decide             |
| 25 | what the enforcement means should be for a given 13:24:35    |
|    | Page 60                                                      |

| 1  | rule?                                            |          |
|----|--------------------------------------------------|----------|
| 2  | MS. MORGAN: Object to form.                      |          |
| 3  | THE WITNESS: I don't think there's               |          |
| 4  | specific things to a given rule. We just we      |          |
| 5  | have a policy in place that with the oversight   | 13:24:45 |
| 6  | and our accountability policy to with just to    |          |
| 7  | generalize how we do all of them.                |          |
| 8  | BY MS. VEROFF:                                   |          |
| 9  | Q. And is there a particular person or           |          |
| 10 | particular office of the State Board that's      | 13:24:59 |
| 11 | responsible for enforcing compliance when a rule |          |
| 12 | requires well, sorry, when a rule contemplates   |          |
| 13 | enforcement?                                     |          |
| 14 | A. Again, our accountability and support         |          |
| 15 | office oversees all of that work.                | 13:25:11 |
| 16 | Q. Has the County Board of Education ever        |          |
| 17 | violated a State Board rule?                     |          |
| 18 | MS. MORGAN: Object to form.                      |          |
| 19 | THE WITNESS: I'm sure there's been at            |          |
| 20 | some time.                                       | 13:25:29 |
| 21 | BY MS. VEROFF:                                   |          |
| 22 | Q. And what happens if a rule is violated?       |          |
| 23 | A. Basically I mean, it depends on you           |          |
| 24 | know, we have we have rules or policies that     |          |
| 25 | oversight of financial things, as well as our    | 13:25:41 |
|    |                                                  | Page 61  |

| 1  | curriculum and instruction policies. And so it     |          |
|----|----------------------------------------------------|----------|
| 2  | would really it really varies depending on         |          |
| 3  | what which policy might have been, you know,       |          |
| 4  | not followed.                                      |          |
| 5  | Q. And is there any kind of appeals process        | 13:25:58 |
| 6  | if there's thought to be a violation?              |          |
| 7  | A. Are you referencing for the county?             |          |
| 8  | Q. Yes.                                            |          |
| 9  | A. Yeah. Yeah, as part of the our                  |          |
| 10 | accountability policies and that office, part of   | 13:26:17 |
| 11 | the work that they do is to provide you know,      |          |
| 12 | provide information and reviews and then meet with |          |
| 13 | the counties and allow them to explain or correct  |          |
| 14 | findings. We'll do noncompliances and findings,    |          |
| 15 | and then they have the opportunity to correct      | 13:26:34 |
| 16 | those and respond.                                 |          |
| 17 | Q. Okay. And has the West Virginia Secondary       |          |
| 18 | School Activities Commission ever violated a State |          |
| 19 | Board rule?                                        |          |
| 20 | A. Not to my knowledge, but                        | 13:26:45 |
| 21 | Q. Has an individual school ever violated a        |          |
| 22 | State Board rule?                                  |          |
| 23 | A. I mean, I'm sure when you look at the           |          |
| 24 | breadth and the depth of our rules, that there's   |          |
| 25 | something in there that has occurred.              | 13:27:02 |
|    |                                                    | Page 62  |

| 1  | Q. Has a student ever violated a State Board                |
|----|-------------------------------------------------------------|
| 2  | rule?                                                       |
| 3  | A. Yes.                                                     |
| 4  | Q. And has a a coach for a school sports                    |
| 5  | team ever violated a State Board rule? 13:27:12             |
| 6  | A. I mean, again, just when you look at the                 |
| 7  | 80-some policies, I'm sure there is something in            |
| 8  | one of those that at some point has occurred.               |
| 9  | Q. And is the oversight practice that you                   |
| 10 | described for the county the same process that 13:27:26     |
| 11 | would apply to any entity, or are the processes             |
| 12 | different?                                                  |
| 13 | A. I'm not sure which other entity you would                |
| 14 | be referring to.                                            |
| 15 | Q. Oh, I'm sorry. For example, a school or 13:27:38         |
| 16 | an individual student.                                      |
| 17 | A. You know, our oversight is mainly at                     |
| 18 | the at the county level. And then the counties              |
| 19 | have oversight of their schools and are to enforce          |
| 20 | the the rules and policies with their schools 13:27:53      |
| 21 | and then the school of course with the student.             |
| 22 | Q. I see. So                                                |
| 23 | (Interruption in audio/video.)                              |
| 24 | THE COURT REPORTER: I'm sorry. "With the                    |
| 25 | student"? Excuse me, there was a little cough, and 13:28:08 |
|    | Page 63                                                     |

| 1  | I didn't hear the end.                            |          |
|----|---------------------------------------------------|----------|
| 2  | "And then the school of course with the           |          |
| 3  | student"?                                         |          |
| 4  | THE WITNESS: Yes.                                 |          |
| 5  | BY MS. VEROFF:                                    | 13:28:10 |
| 6  | Q. So if, for example, a a student                |          |
| 7  | violated a State Board rule, can you walk me      |          |
| 8  | through what the process then would be?           |          |
| 9  | A. If a student violated a rule, then it          |          |
| 10 | would be addressed at the at the school level.    | 13:28:23 |
| 11 | Q. You mentioned earlier that there are           |          |
| 12 | content experts for different state laws; is that |          |
| 13 | correct?                                          |          |
| 14 | A. Yes.                                           |          |
| 15 | Q. Is there a content expert for H.B. 3293?       | 13:28:39 |
| 16 | A. No. We have no.                                |          |
| 17 | Q. And why hasn't there been a content expert     |          |
| 18 | chosen for H.B. 3293?                             |          |
| 19 | MS. MORGAN: Object to form.                       |          |
| 20 | THE WITNESS: Well, when I reference               | 13:29:01 |
| 21 | "content expert" in reference to who writes the   |          |
| 22 | policies, mainly I'm referring to like our        |          |
| 23 | curriculum instruction policy. So we have a       |          |
| 24 | math someone with a math background that will     |          |
| 25 | work on that.                                     | 13:29:13 |
|    |                                                   | Page 64  |
|    |                                                   |          |

| 1  | And then we have other we have                      |          |
|----|-----------------------------------------------------|----------|
| 2  | leadership, people that have been in administration |          |
| 3  | that have been principals and assistant principals, |          |
| 4  | so they may oversee some of the ones that are of    |          |
| 5  | the broader spectrum.                               | 13:29:26 |
| 6  | BY MS. VEROFF:                                      |          |
| 7  | Q. Does the State Board ever promulgate a           |          |
| 8  | rule in conjunction with another entity?            |          |
| 9  | A. Not to my knowledge.                             |          |
| 10 | Q. So, for example, has the State Board ever        | 13:29:37 |
| 11 | promulgated a rule in conjunction with a West       |          |
| 12 | Virginia Secondary School Activities Commission?    |          |
| 13 | A. Not in conjunction with. They they               |          |
| 14 | submit their rules from their organization, and     |          |
| 15 | then they're reviewed by the State Board.           | 13:29:52 |
| 16 | Q. Got it.                                          |          |
| 17 | So I want to ask now a couple questions             |          |
| 18 | about the State Board and school sports. And when   |          |
| 19 | I refer to "state sports," [verbatim] what I mean   |          |
| 20 | is athletics offered by public secondary schools    | 13:30:07 |
| 21 | in West Virginia; so, for example, the              |          |
| 22 | cross-country team at Bridgeport Middle School.     |          |
| 23 | Does the Department of Education have any           |          |
| 24 | role with respect to school sports in West          |          |
| 25 | Virginia?                                           | 13:30:22 |
|    |                                                     | Page 65  |

| 1  | A. The Department of Education or the the          |          |
|----|----------------------------------------------------|----------|
| 2  | Board of Education?                                |          |
| 3  | Q. I'll ask about them separately. So,             |          |
| 4  | first, the Department of Education.                |          |
| 5  | A. Okay. The no.                                   | 13:30:29 |
| 6  | Q. And does the State Board have any role          |          |
| 7  | with respect to school sports in West Virginia?    |          |
| 8  | A. Just in the approval of the rules that the      |          |
| 9  | secondary school's association the SSAC            |          |
| 10 | presents to them.                                  | 13:30:45 |
| 11 | Q. Does the State Board currently have any         |          |
| 12 | roles pertaining to school sports?                 |          |
| 13 | A. Only one. It's in relation to the 2.0 GPA       |          |
| 14 | for eligibility.                                   |          |
| 15 | Q. So can you tell me a little bit more about      | 13:30:58 |
| 16 | what that rule involves?                           |          |
| 17 | A. Just that students are required to              |          |
| 18 | maintain a 2.0 in order to participate in a sport. |          |
| 19 | Q. And are there any other rules that the          |          |
| 20 | State Board has regarding school sports?           | 13:31:12 |
| 21 | A. No.                                             |          |
| 22 | Q. Does the State Board monitor participation      |          |
| 23 | in school sports?                                  |          |
| 24 | A. No.                                             |          |
| 25 | Q. Does the State Board have any rules             | 13:31:24 |
|    |                                                    | Page 66  |

| 1  | regarding students who are transgender?           |          |
|----|---------------------------------------------------|----------|
| 2  | A. No.                                            |          |
| 3  | Q. Has the State Board ever received any          |          |
| 4  | complaints regarding students who are transgender |          |
| 5  | participating in school sports?                   | 13:31:41 |
| 6  | A. No.                                            |          |
| 7  | Q. Has the superintendent ever received any       |          |
| 8  | complaints regarding students who are transgender |          |
| 9  | participating in school sports?                   |          |
| 10 | A. No.                                            | 13:31:56 |
| 11 | Q. So I want to shift back to talking more        |          |
| 12 | specifically about H.B. 3293. Are you familiar    |          |
| 13 | with H.B. 3293?                                   |          |
| 14 | A. Yes.                                           |          |
| 15 | Q. Does H.B. 3293 require the State Board to      | 13:32:09 |
| 16 | promulgate rules to implement H.B. 3293?          |          |
| 17 | A. Yes.                                           |          |
| 18 | Q. And has the State Board chosen an employee     |          |
| 19 | to be the person responsible for promulgating the |          |
| 20 | rules to implement H.B. 3293?                     | 13:32:26 |
| 21 | A. No.                                            |          |
| 22 | Q. I'd like to introduce a new exhibit now.       |          |
| 23 | I'll let you know when it's available in your     |          |
| 24 | "Marked Exhibits" folder.                         |          |
| 25 | (Blatt Deposition Exhibit 18 was marked           | 13:32:43 |
|    |                                                   | Page 67  |

| 1  | electronically.)                                   |          |
|----|----------------------------------------------------|----------|
| 2  | MS. VEROFF: I just introduced Exhibit 18.          |          |
| 3  | BY MS. VEROFF:                                     |          |
| 4  | Q. If you refresh your "Marked Exhibits"           |          |
| 5  | folder, you should be able to see it. Please just  | 13:33:17 |
| 6  | let me know when you have it up.                   |          |
| 7  | A. It's up.                                        |          |
| 8  | Q. Do you recognize this document?                 |          |
| 9  | A. Yes.                                            |          |
| 10 | Q. Great.                                          | 13:33:21 |
| 11 | I'll represent that this is a discovery            |          |
| 12 | response produced by your counsel to Plaintiff's   |          |
| 13 | counsel and ask you to turn to page 6.             |          |
| 14 | Just let me know when you're there.                |          |
| 15 | A. Okay. We are there.                             | 13:33:42 |
| 16 | Q. If you look in the middle of the page,          |          |
| 17 | you'll see Interrogatory Number 6, which says,     |          |
| 18 | "Identify all PERSONS responsible for promulgating |          |
| 19 | rules to implement H.B. 3293."                     |          |
| 20 | And the answer states, "Heather Hutchens,          | 13:33:58 |
| 21 | General Counsel for WVBE is responsible for        |          |
| 22 | promulgating rules to implement H.B. 3293."        |          |
| 23 | Did I read that correctly?                         |          |
| 24 | A. Yes.                                            |          |
| 25 | Q. And can you tell me, what does WVBE stand       | 13:34:13 |
|    |                                                    | Page 68  |

| 1  | for?                                               |          |
|----|----------------------------------------------------|----------|
| 2  | A. The West Virginia Board of Education.           |          |
| 3  | Q. And is it accurate that Heather Hutchens        |          |
| 4  | is responsible for promulgating rules to implement |          |
| 5  | н.в. 3293?                                         | 13:34:30 |
| 6  | A. Heather Hutchens is does promulgate             |          |
| 7  | or works with all of the rules and policies that   |          |
| 8  | are presented to the board. So accord because      |          |
| 9  | she                                                |          |
| 10 | Q. Got it.                                         | 13:34:40 |
| 11 | A you know, she would she would lead               |          |
| 12 | that along with some other people within the       |          |
| 13 | department, too, to craft a policy.                |          |
| 14 | Q. And so just to confirm I understand, so         |          |
| 15 | Heather Hutchens works on all rules that are       | 13:34:49 |
| 16 | issued by the State Board?                         |          |
| 17 | A. Yes.                                            |          |
| 18 | Q. And has anyone else who will be working on      |          |
| 19 | implementing H.B. 3293 rules been chosen?          |          |
| 20 | A. Not to my knowledge. The statute actually       | 13:35:02 |
| 21 | came into effect after a lawsuit was filed. So,    |          |
| 22 | therefore, we chose to wait and see the outcome    |          |
| 23 | as as opposed to spending the time developing a    |          |
| 24 | rule that may or may not be changed based on court |          |
| 25 | action.                                            | 13:35:22 |
|    |                                                    | Page 69  |

| 1  | Q. And so have there been any discussions at       |          |
|----|----------------------------------------------------|----------|
| 2  | the State Board about what rules implementing H.B. |          |
| 3  | 3293 will be?                                      |          |
| 4  | MS. MORGAN: Object to form and also to             |          |
| 5  | the extent that this requests communications with  | 13:35:38 |
| 6  | counsel.                                           |          |
| 7  | THE WITNESS: Could you repeat the                  |          |
| 8  | question?                                          |          |
| 9  | BY MS. VEROFF:                                     |          |
| 10 | Q. Sure.                                           | 13:35:49 |
| 11 | And so I'm not asking you to disclose any          |          |
| 12 | privileged communications you've had with your     |          |
| 13 | attorneys.                                         |          |
| 14 | Have there been any discussions at the             |          |
| 15 | State Board about what the rules implementing H.B. | 13:35:59 |
| 16 | 3293 will be?                                      |          |
| 17 | A. No, other than just the simple what we          |          |
| 18 | read in State Code.                                |          |
| 19 | Q. I'm sorry, I couldn't understand the last       |          |
| 20 | sentence. Would you mind repeating it?             | 13:36:12 |
| 21 | A. I said just looking at what is required in      |          |
| 22 | State Code.                                        |          |
| 23 | Q. So there have been discussions at the           |          |
| 24 | State Board about what H.B. 3293 requires? Did I   |          |
| 25 | understand correctly?                              | 13:36:26 |
|    |                                                    | Page 70  |

| 1  | A. No, not not with the State Board.              |          |
|----|---------------------------------------------------|----------|
| 2  | Q. And and so who has had those                   |          |
| 3  | discussions?                                      |          |
| 4  | A. And I may have misspoke when you said          |          |
| 5  | "discussions." But just stating that we would     | 13:36:36 |
| 6  | look at the language and the policy would         |          |
| 7  | replicate what is in State Code.                  |          |
| 8  | Q. I see.                                         |          |
| 9  | So there have been any discussions at the         |          |
| 10 | State Board regarding H.B. 3293?                  | 13:36:45 |
| 11 | A. No.                                            |          |
| 12 | Q. And have there been any actions taken at       |          |
| 13 | the State Board to prepare to promulgate rules    |          |
| 14 | implementing H.B. 3293?                           |          |
| 15 | A. No. Again, we had not got to that prior        | 13:37:01 |
| 16 | to the lawsuit.                                   |          |
| 17 | Q. Okay. And so just to confirm, is it your       |          |
| 18 | testimony that the State Board hasn't taken any   |          |
| 19 | action to promulgate rules implementing H.B. 3293 |          |
| 20 | because this lawsuit was filed?                   | 13:37:17 |
| 21 | A. Well, it's just the time frames and            |          |
| 22 | because of the lawsuit, there we had not          |          |
| 23 | had time                                          |          |
| 24 | Q. And                                            |          |
| 25 | (Simultaneous speaking.)                          | 13:37:26 |
|    |                                                   | Page 71  |

| 1  | (Interruption in audio/video.)                     |          |
|----|----------------------------------------------------|----------|
| 2  | A. There was not the there was not time            |          |
| 3  | prior to the lawsuit to start working on the rules |          |
| 4  | when the session ended and the rule became         |          |
| 5  | effective.                                         | 13:37:34 |
| 6  | Q. So if this lawsuit had not been filed,          |          |
| 7  | would the State Board have begun preparing to      |          |
| 8  | implement rules to implement H.B. 3293?            |          |
| 9  | MS. MORGAN: Objection as to form. It               |          |
| 10 | also calls for speculation.                        | 13:37:46 |
| 11 | You can answer the best that you can.              |          |
| 12 | THE WITNESS: Most likely, yes, we we               |          |
| 13 | would have.                                        |          |
| 14 | BY MS. VEROFF:                                     |          |
| 15 | Q. And would any rules the State Board issues      | 13:37:55 |
| 16 | pursuant to H.B. 3293 have to be consistent with   |          |
| 17 | н.в. 3293?                                         |          |
| 18 | A. Yes.                                            |          |
| 19 | Q. And so put another way, just to make sure       |          |
| 20 | I understand, could the State Board issue rules in | 13:38:10 |
| 21 | conflict with H.B. 3293?                           |          |
| 22 | A. No.                                             |          |
| 23 | Q. Under any rules that the State Board            |          |
| 24 | issues to implement H.B. 3293, will cisgender      |          |
| 25 | girls be able to participate girls sports team?    | 13:38:29 |
|    |                                                    | Page 72  |

| 1  | A. Yes, according to my understanding of         |          |
|----|--------------------------------------------------|----------|
| 2  | the the statute.                                 |          |
| 3  | Q. And under any rules that the State Board      |          |
| 4  | issues to implement H.B. 3293, will transgender  |          |
| 5  | girls be able to participate on girls sports     | 13:38:47 |
| 6  | teams?                                           |          |
| 7  | A. Not from my understanding of the statute.     |          |
| 8  | MS. MORGAN: And let me just place my             |          |
| 9  | objection as to form. I didn't want to interrupt |          |
| 10 | her answer, but object to form.                  | 13:38:58 |
| 11 | BY MS. VEROFF:                                   |          |
| 12 | Q. Must the West Virginia Secondary School       |          |
| 13 | Activities Commission comply with any rule that  |          |
| 14 | the State Board issues to implement H.B. 3293?   |          |
| 15 | MS. GREEN: Object to the form.                   | 13:39:10 |
| 16 | MS. MORGAN: Same objection.                      |          |
| 17 | THE COURT REPORTER: Excuse me. One               |          |
| 18 | second.                                          |          |
| 19 | Who objected to form? I did not get the          |          |
| 20 | speaker, please.                                 | 13:39:20 |
| 21 | MS. GREEN: This is Roberta Green here on         |          |
| 22 | behalf of WVSSAC, and I object to the form.      |          |
| 23 | MS. MORGAN: And Kelly Morgan, I also             |          |
| 24 | objected to form as well.                        |          |
| 25 | BY MS. VEROFF:                                   | 13:39:42 |
|    |                                                  | Page 73  |

| 1  | Q. You can answer the question. Please let         |          |
|----|----------------------------------------------------|----------|
| 2  | me know if you need me to repeat it.               |          |
| 3  | A. Yes, please. Yes, please repeat I mean.         |          |
| 4  | Q. Does the West Virginia Secondary School         |          |
| 5  | Activities Commission have to comply with any rule | 13:39:54 |
| 6  | that the State Board promulgates to implement H.B. |          |
| 7  | 3293?                                              |          |
| 8  | A. Yes.                                            |          |
| 9  | Q. And does the Harrison County Board of           |          |
| 10 | Education have to comply with any rule that the    | 13:40:05 |
| 11 | State Board issues to implement H.B. 3293?         |          |
| 12 | A. Yes.                                            |          |
| 13 | MS. DENIKER: This is Susan Deniker.                |          |
| 14 | Objection to the form.                             |          |
| 15 | BY MS. VEROFF:                                     | 13:40:18 |
| 16 | Q. You can go ahead and answer.                    |          |
| 17 | A. Yes.                                            |          |
| 18 | Q. And does the Harrison County                    |          |
| 19 | Superintendent have to comply with any rule that   |          |
| 20 | the State Board promulgates to implement H.B.      | 13:40:31 |
| 21 | 3293?                                              |          |
| 22 | MS. DENIKER: This is Susan Deniker.                |          |
| 23 | Objection to the form.                             |          |
| 24 | THE WITNESS: Yes.                                  |          |
| 25 | BY MS. VEROFF:                                     | 13:40:41 |
|    |                                                    | Page 74  |

| 1  | Q. And does Bridgeport Middle School have to       |          |
|----|----------------------------------------------------|----------|
| 2  | comply with any rule that the State Board          |          |
| 3  | promulgates to implement H.B. 3293?                |          |
| 4  | MS. DENIKER: This is Susan Deniker. Same           |          |
| 5  | objection.                                         | 13:40:57 |
| 6  | THE WITNESS: Yes.                                  |          |
| 7  | BY MS. VEROFF:                                     |          |
| 8  | Q. I'm going to introduce a new exhibit now.       |          |
| 9  | I'll let you know when it's available in your      |          |
| 10 | "Marked Exhibits" folder.                          | 13:41:05 |
| 11 | (Blatt Deposition Exhibit 19 was marked            |          |
| 12 | electronically.)                                   |          |
| 13 | BY MS. VEROFF:                                     |          |
| 14 | Q. I've now introduced Exhibit 19. If you          |          |
| 15 | refresh your "Marked Exhibits" folder, you should  | 13:41:26 |
| 16 | be able to view it. Please just let me know when   |          |
| 17 | you have it up.                                    |          |
| 18 | A. Yes, it's up.                                   |          |
| 19 | Q. And do you recognize this document?             |          |
| 20 | A. Yes.                                            | 13:41:40 |
| 21 | Q. I'll represent that these are documents         |          |
| 22 | produced to plaintiff's counsel by your counsel as |          |
| 23 | part of your discovery production.                 |          |
| 24 | And I'm going to ask you to scroll to page         |          |
| 25 | 3 of this document. In the bottom left corner,     | 13:41:51 |
|    |                                                    | Page 75  |

| 1  | you should see that it's Bates stamped WVSBOE    |          |
|----|--------------------------------------------------|----------|
| 2  | '00008.                                          |          |
| 3  | Do you see that?                                 |          |
| 4  | A. Yes.                                          |          |
| 5  | Q. And at the bottom of the the sorry.           | 13:42:05 |
| 6  | At the bottom of page 3, you'll see an           |          |
| 7  | e-mail from Melissa White sent on Thursday,      |          |
| 8  | March 11, 2021, to Bernie Dolan with the subject |          |
| 9  | line "Transgender participation in secondary     |          |
| 10 | schools bill."                                   | 13:42:22 |
| 11 | Do you see that?                                 |          |
| 12 | A. Yes.                                          |          |
| 13 | Q. And do you recognize this e-mail?             |          |
| 14 | A. Yes, from my review of the documents.         |          |
| 15 | Q. Who is Melissa White?                         | 13:42:31 |
| 16 | A. Melissa White is the counsel for house        |          |
| 17 | education.                                       |          |
| 18 | Q. And who is Bernie Dolan?                      |          |
| 19 | A. Bernie Dolan is the executive director of     |          |
| 20 | the SSAC.                                        | 13:42:50 |
| 21 | Q. So The e-mail reads, "Bernie, Attached is     |          |
| 22 | a draft of an originating bill regarding         |          |
| 23 | transgender participation in sports. I kept it   |          |
| 24 | short. There are obviously certain things that   |          |
| 25 | would need to be handled in a rule, unless you   | 13:42:59 |
|    |                                                  | Page 76  |

| 1  | have language that you would like to see in the   |      |  |  |
|----|---------------------------------------------------|------|--|--|
| 2  | bill. Please let me know your thoughts and if     |      |  |  |
| 3  | there are unintended consequences. The Chairman   |      |  |  |
| 4  | does not want to keep girls from participating in |      |  |  |
| 5  | boys sports when there are not girls teams. 13:43 | 3:13 |  |  |
| 6  | Thanks, Melissa."                                 |      |  |  |
| 7  | Did I read that correctly?                        |      |  |  |
| 8  | A. Yes.                                           |      |  |  |
| 9  | Q. Do you know if Bernie Dolan responded to       |      |  |  |
| 10 | this e-mail?                                      | 3:35 |  |  |
| 11 | (Simultaneous speaking.)                          |      |  |  |
| 12 | (Interruption in audio/video.)                    |      |  |  |
| 13 | MS. MORGAN: I'll just object to form.             |      |  |  |
| 14 | MS. GREEN: Same objection.                        |      |  |  |
| 15 | THE COURT REPORTER: Excuse me. Could              |      |  |  |
| 16 | please repeat the                                 |      |  |  |
| 17 | BY MS. VEROFF:                                    |      |  |  |
| 18 | A. Did Bernie Dolan                               |      |  |  |
| 19 | THE COURT REPORTER: Excuse me. Could you          |      |  |  |
| 20 | please repeat your objections.                    |      |  |  |
| 21 | MS. MORGAN: Object to form.                       |      |  |  |
| 22 | MS. GREEN: This is Roberta Green on               |      |  |  |
| 23 | behalf of SS deputy SSAC. I object to form.       |      |  |  |
| 24 | BY MS. VEROFF:                                    |      |  |  |
| 25 | Q. Did Bernie Dolan otherwise discuss H.B. 13:43  | 3:49 |  |  |
|    | Page 7                                            | 7    |  |  |

| 1  | 3293 with Melissa White?                         |          |
|----|--------------------------------------------------|----------|
| 2  | MS. GREEN: Object to the this is                 |          |
| 3  | Roberta Green on behalf of SSAC. I object to the |          |
| 4  | form.                                            |          |
| 5  | MS. MORGAN: Object to form as well.              | 13:44:04 |
| 6  | MS. VEROFF: And moving forward, we can           |          |
| 7  | assume that an objection for one is an objection |          |
| 8  | for all.                                         |          |
| 9  | MS. MORGAN: Well, I have                         |          |
| 10 | MS. GREEN: Well, I appreciate that,              | 13:44:10 |
| 11 | actually. But I represent a different defendant, |          |
| 12 | and I would like to enter my objections myself.  |          |
| 13 | Thank you.                                       |          |
| 14 | MS. MORGAN: Yeah, I be I agree with              |          |
| 15 | Roberta. I do not believe that is appropriate    | 13:44:19 |
| 16 | protocol. Objections should be placed by each    |          |
| 17 | defendant.                                       |          |
| 18 | BY MS. VEROFF:                                   |          |
| 19 | Q. You can go ahead and answer. Please let       |          |
| 20 | me know if you need me to repeat the question.   | 13:44:35 |
| 21 | A. Yes, please repeat.                           |          |
| 22 | Q. Did Bernie Dolan otherwise discuss H.B.       |          |
| 23 | 3293 with MW?                                    |          |
| 24 | MS. MORGAN: Object to form and also calls        |          |
| 25 | for speculation.                                 | 13:44:45 |
|    |                                                  | Page 78  |

| 1  | MS. GREEN: I'll object to the form                 |          |
|----|----------------------------------------------------|----------|
| 2  | MS. VEROFF: I'm just re                            |          |
| 3  | MS. GREEN: foundation. Scope and                   |          |
| 4  | way outside the scope for this witness.            |          |
| 5  | But, you know, not my witness.                     | 13:44:54 |
| 6  | MS. VEROFF: Thank you. This is the same            |          |
| 7  | question that I asked previously that you already  |          |
| 8  | objected to, and I was just repeating it for the   |          |
| 9  | witness's convenience.                             |          |
| 10 | THE WITNESS: I have no idea.                       | 13:45:08 |
| 11 | BY MS. VEROFF:                                     |          |
| 12 | Q. And do you know and I'm asking you on           |          |
| 13 | behalf of the State Board know what things         |          |
| 14 | Melissa White thought needed to be handled in a    |          |
| 15 | rule?                                              | 13:45:19 |
| 16 | MS. MORGAN: Object to form. Also calls             |          |
| 17 | for speculation. Outside of the scope of these     |          |
| 18 | topics.                                            |          |
| 19 | THE WITNESS: I do not                              |          |
| 20 | MS. GREEN: And this is Roberta Green on            | 13:45:24 |
| 21 | behalf of SSAC. I object to the form.              |          |
| 22 | THE WITNESS: I do not.                             |          |
| 23 | BY MS. VEROFF:                                     |          |
| 24 | Q. Does the State Board agree that certain         |          |
| 25 | aspects of H.B. 3293 need to be handled in a rule? | 13:45:35 |
|    |                                                    | Page 79  |

| 1  | MS. MORGAN: Object to form.                         |          |
|----|-----------------------------------------------------|----------|
| 2  | THE WITNESS: I mean, the the State                  |          |
| 3  | Board has not had that discussion, as they have not |          |
| 4  | started to promulgate a rule.                       |          |
| 5  | BY MS. VEROFF:                                      | 13:45:54 |
| 6  | Q. And just to confirm, aside from                  |          |
| 7  | rule-making, has the State Board taken any other    |          |
| 8  | action to contemplate the implementation of H.B.    |          |
| 9  | 3293?                                               |          |
| 10 | MS. MORGAN: Object to form.                         | 13:46:10 |
| 11 | THE WITNESS: No, not to my knowledge.               |          |
| 12 | BY MS. VEROFF:                                      |          |
| 13 | Q. I'd like now to ask you about some of the        |          |
| 14 | people who are listed on the State Board's initial  |          |
| 15 | disclosures.                                        | 13:46:21 |
| 16 | Let's start with Sarah Stewart.                     |          |
| 17 | Do you know who Sarah Stewart?                      |          |
| 18 | A. Sarah Stewart was our previous legislative       |          |
| 19 | liaison attorney that worked with at the            |          |
| 20 | Department of Education.                            | 13:46:34 |
| 21 | Q. And do you say "previous" because she no         |          |
| 22 | longer works at the Department of Education?        |          |
| 23 | A. Correct.                                         |          |
| 24 | Q. And when did she leave that role?                |          |
| 25 | MS. MORGAN: Object to form.                         | 13:46:43 |
|    |                                                     | Page 80  |

| 1  | Julie, this is beyond the the 12 topics            |          |
|----|----------------------------------------------------|----------|
| 2  | set forth in this on this notice.                  |          |
| 3  | THE WITNESS: I don't remember the exact            |          |
| 4  | date. It's been within the last year.              |          |
| 5  | BY MS. VEROFF:                                     | 13:46:58 |
| 6  | Q. And did Sarah Stewart have any involvement      |          |
| 7  | with H.B. 3293 when it was pending before the      |          |
| 8  | legislature?                                       |          |
| 9  | MS. MORGAN: Same objection.                        |          |
| 10 | THE WITNESS: Other than just her her               | 13:47:08 |
| 11 | role as the legislative liaison working with the   |          |
| 12 | with the different committees.                     |          |
| 13 | BY MS. VEROFF:                                     |          |
| 14 | Q. And did Sarah Stewart have any involvement      |          |
| 15 | with H.B. 3293 after it was passed?                | 13:47:21 |
| 16 | MS. MORGAN: Object to form. Beyond the             |          |
| 17 | scope. Calls for speculation.                      |          |
| 18 | She's a 30(b)(6) witness. You're not               |          |
| 19 | she she's not going to know personal factual       |          |
| 20 | information held by Sarah Stewart.                 | 13:47:36 |
| 21 | THE WITNESS: I don't know.                         |          |
| 22 | BY MS. VEROFF:                                     |          |
| 23 | Q. I'm going to ask now about Heather              |          |
| 24 | Hutchens, who's listed in the initial disclosures. |          |
| 25 | Do you know who Heather Hutchens is?               | 13:47:50 |
|    |                                                    | Page 81  |

| 1  | Α. Ι        | do.                                      |          |
|----|-------------|------------------------------------------|----------|
| 2  | Q. An       | d what is her position?                  |          |
| 3  | A. Sh       | e's general counsel for the Department   |          |
| 4  | of Educatio | n                                        |          |
| 5  | Q. An       | d what                                   | 13:47:57 |
| 6  | ( S         | imultaneous speaking.)                   |          |
| 7  | ( I         | nterruption in audio/video.)             |          |
| 8  | A. Sc       | rry.                                     |          |
| 9  | Q. I'       | m sorry to interrupt. No, no, that was   |          |
| 10 | my fault.   |                                          | 13:48:02 |
| 11 | Wh          | at does the general counsel role entail? |          |
| 12 | MS          | . MORGAN: Object to form.                |          |
| 13 | TH          | E WITNESS: General counsel oversees all  |          |
| 14 | the policie | s, regulations, the management of the    |          |
| 15 | the personn | el for the State Board and for the       | 13:48:17 |
| 16 | Department  | of Education.                            |          |
| 17 | BY MS. VERC | FF:                                      |          |
| 18 | Q. An       | d did Heather Hutchens have any          |          |
| 19 | involvement | with H.B. 3293 when it was pending       |          |
| 20 | before the  | legislature?                             | 13:48:31 |
| 21 | MS          | . MORGAN: Object to form.                |          |
| 22 | ТН          | E WITNESS: Only what I've seen in        |          |
| 23 | the the     | documents that were submitted.           |          |
| 24 | BY MS. VERC | FF:                                      |          |
| 25 | Q. An       | d has Heather Hutchens have any          | 13:48:40 |
|    |             |                                          | Page 82  |

| 1  | involvement with H.B. 3293 since it was passed?        |  |
|----|--------------------------------------------------------|--|
| 2  | MS. MORGAN: Same objection.                            |  |
| 3  | THE WITNESS: Not to my knowledge.                      |  |
| 4  | BY MS. VEROFF:                                         |  |
| 5  | Q. I'd like to next ask about Mary Catherine 13:48:51  |  |
| 6  | Tuckwiller.                                            |  |
| 7  | Do you know who Mary Catherine Tuckwiller              |  |
| 8  | is?                                                    |  |
| 9  | A. I do.                                               |  |
| 10 | Q. And what is her position? 13:49:01                  |  |
| 11 | MS. MORGAN: I'm going to go ahead and                  |  |
| 12 | place a standing objection.                            |  |
| 13 | Again, these are beyond the scope of these             |  |
| 14 | 12 topics. So object to form, and I will just          |  |
| 15 | continue my objections here. 13:49:11                  |  |
| 16 | Go ahead.                                              |  |
| 17 | THE WITNESS: Mary Catherine Tuckwiller                 |  |
| 18 | was a staff attorney that formerly worked at the       |  |
| 19 | Department of Education.                               |  |
| 20 | BY MS. VEROFF: 13:49:24                                |  |
| 21 | Q. And what did her job as a staff attorney            |  |
| 22 | entail?                                                |  |
| 23 | A. She worked directly for the general                 |  |
| 24 | counsel.                                               |  |
| 25 | Q. And did she have any involvement with H.B. 13:49:30 |  |
|    | Page 83                                                |  |

| 1  | 3293 when it was pending before the legislature? |          |
|----|--------------------------------------------------|----------|
| 2  | A. I don't know other than what I've seen        |          |
| 3  | in in the documents that were submitted.         |          |
| 4  | Q. And I'd like next ask about Stephanie         |          |
| 5  | Abraham.                                         | 13:49:43 |
| 6  | Do you know who Stephanie Abraham is?            |          |
| 7  | A. I do.                                         |          |
| 8  | Q. And what is her job?                          |          |
| 9  | A. She's also a staff attorney that works        |          |
| 10 | under our general counsel.                       | 13:50:01 |
| 11 | Q. And what does that job entail?                |          |
| 12 | A. Just she's assigned topics and and            |          |
| 13 | cases and things from the general counsel.       |          |
| 14 | Q. And did she have any involvement with H.B.    |          |
| 15 | 3293 when it was pending before the legislature? | 13:50:17 |
| 16 | A. Not to my knowledge.                          |          |
| 17 | Q. And I'd like to also ask about Jonah          |          |
| 18 | Adkins.                                          |          |
| 19 | Do you know who Jonah Adkins is?                 |          |
| 20 | A. I do.                                         | 13:50:29 |
| 21 | Q. And what is his position?                     |          |
| 22 | A. His current position is a coordinator in      |          |
| 23 | our accountability office.                       |          |
| 24 | Q. And did he have any involvement with H.B.     |          |
| 25 | 3293 when it was pending before the legislature? | 13:50:41 |
|    |                                                  | Page 84  |

| 1  | A. Not that I'm aware of.                           |          |
|----|-----------------------------------------------------|----------|
| 2  | Q. Great. Thank you.                                |          |
| 3  | MS. VEROFF: And just to respond to the              |          |
| 4  | objections, I just want to alert and point          |          |
| 5  | direct counsel to Topic 12, which is all discovery  | 13:50:53 |
| 6  | responses in this action, which the witness has     |          |
| 7  | said that she reviewed and those, of course,        |          |
| 8  | include the initial disclosures listing all the     |          |
| 9  | people that I just asked about.                     |          |
| 10 | MS. MORGAN: Yes, Julie. Yes, but                    | 13:51:04 |
| 11 | discovery are not all-encompassing as all pleadings |          |
| 12 | filed in a case. You're talking about initial       |          |
| 13 | disclosures.                                        |          |
| 14 | Discovery responses, and as you've gone             |          |
| 15 | through, have already been responses to             | 13:51:18 |
| 16 | interrogatories request for production of           |          |
| 17 | documents, request for admissions. Again, my        |          |
| 18 | objection stands.                                   |          |
| 19 | MS. VEROFF: Thank you.                              |          |
| 20 | I think it's probably a good time to take           | 13:51:28 |
| 21 | a quick break. So maybe we can go off the record.   |          |
| 22 | MS. MORGAN: We haven't quite been an hour           |          |
| 23 | yet. Can we not continue through?                   |          |
| 24 | MS. VEROFF: I've heard a request from               |          |
| 25 | co-counsel to take a a quick break. So if we        | 13:51:42 |
|    |                                                     | Page 85  |

| 1  | would just take five minutes as a courtesy to      |          |
|----|----------------------------------------------------|----------|
| 2  | co-counsel, I think that would be great.           |          |
| 3  | THE VIDEOGRAPHER: Okay. We're going off            |          |
| 4  | the record. The time is 1:51 p.m., and this is the |          |
| 5  | end of Media Unit Number 2.                        | 13:51:53 |
| 6  | (Short recess taken.)                              |          |
| 7  | THE VIDEOGRAPHER: We are back on the               |          |
| 8  | record at 2:03 p.m., and this is the beginning of  |          |
| 9  | Media Unit Number 3.                               |          |
| 10 | Go ahead.                                          | 14:04:10 |
| 11 | MS. VEROFF: Thank you so much.                     |          |
| 12 | I just want to preserve a a few things             |          |
| 13 | for the record. Just to note that plaintiff's      |          |
| 14 | counsel had offered earlier in the deposition that |          |
| 15 | an objection for one could be an objection for all | 14:04:20 |
| 16 | to expedite things, and the defendants' counsel    |          |
| 17 | prefers not to proceed that way.                   |          |
| 18 | There also have been certain objections            |          |
| 19 | about questions beyond the scope. And I wanted to  |          |
| 20 | note for the record that the questions regarding   | 14:04:34 |
| 21 | Superintendent Burch are encompassed within Topic  |          |
| 22 | 1. And questions regarding the contents of initial |          |
| 23 | disclosures are encompassed in Topic 12. And       |          |
| 24 | questions regarding communications and discussions |          |
| 25 | concerning H.B. 3293 are encompassed in various    | 14:04:49 |
|    |                                                    | Page 86  |

| 1  | topics in the deposition notice.                    |          |
|----|-----------------------------------------------------|----------|
| 2  | BY MS. VEROFF:                                      |          |
| 3  | Q. So picking back up where we left off,            |          |
| 4  | Ms. Blatt                                           |          |
| 5  | MS. MORGAN: Oh, I would like to respond             | 14:04:57 |
| 6  | here, Julie, before you proceed. I'm not going to   |          |
| 7  | actually respond to each of your summarizations, as |          |
| 8  | they are not appropriate.                           |          |
| 9  | All my objections are were accurately               |          |
| 10 | stated on the record and will stand. And those can  | 14:05:09 |
| 11 | be addressed with the Court at a future date.       |          |
| 12 | MR. TRYON: This is David Tryon. I must              |          |
| 13 | comment.                                            |          |
| 14 | Julie, you indicated that there was a               |          |
| 15 | stipulation that an objection by one is an          | 14:05:24 |
| 16 | objection for all. I do not recall hearing that.    |          |
| 17 | I will not I'm not sure if that's an accurate       |          |
| 18 | statement of the law or not. But I do not remember  |          |
| 19 | hearing that. The record will show whatever it      |          |
| 20 | was. Thank you.                                     | 14:05:37 |
| 21 | MS. GREEN: This is Roberta Green on                 |          |
| 22 | behalf of SSAC, and I also would like to make my    |          |
| 23 | own objections. I may have said that already on     |          |
| 24 | the record. But also my objections made up to this  |          |
| 25 | point and those going forward will stand as well.   | 14:05:54 |
|    |                                                     | Page 87  |

| 1  | Thank you.                                         |          |
|----|----------------------------------------------------|----------|
| 2  | MS. VEROFF: Thank you so much.                     |          |
| 3  | BY MS. VEROFF:                                     |          |
| 4  | Q. So, let's dive back in, Ms. Blatt.              |          |
| 5  | Prior to H.B. 3293's passage, did anyone           | 14:06:04 |
| 6  | at the State Board have any communications about   |          |
| 7  | H.B. 3293 with legislators?                        |          |
| 8  | A. On what I've seen in the documents that         |          |
| 9  | were submitted with our legislative liaison.       |          |
| 10 | Q. And do you know about any communications        | 14:06:22 |
| 11 | beyond what's captured in the discovery production |          |
| 12 | that you've seen?                                  |          |
| 13 | A. No.                                             |          |
| 14 | Q. And prior to H.B. 3293's passage, did           |          |
| 15 | anyone at the State Board have any communications  | 14:06:35 |
| 16 | about H.B. 3293 with legislative staff?            |          |
| 17 | A. The communication with Melissa White would      |          |
| 18 | be one of their staff.                             |          |
| 19 | Q. And was there any communications with           |          |
| 20 | legislative staff over than Melissa White?         | 14:06:53 |
| 21 | A. Not that I'm aware of.                          |          |
| 22 | Q. And prior to H.B. 3293's passage, did           |          |
| 23 | anyone at the State Board have any communications  |          |
| 24 | about H.B. 3293 with Governor Justice?             |          |
| 25 | A. Not that I'm aware of.                          | 14:07:12 |
|    |                                                    | Page 88  |

| 1  | Q. And prior to H.B. 3293's passage, did           |          |
|----|----------------------------------------------------|----------|
| 2  | anyone at the State Board have communication about |          |
| 3  | H.B. 3293 with any staff for Governor Justice?     |          |
| 4  | A. Not that I'm aware of.                          |          |
| 5  | Q. Prior to H.B. 3293's passage, did anyone        | 14:07:26 |
| б  | at the State Board have any communications about   |          |
| 7  | H.B. 3293 with Alliance Defending Freedom?         |          |
| 8  | A. Not to my knowledge.                            |          |
| 9  | Q. And prior to H.B. 3293's passage, did           |          |
| 10 | anyone at the State Board have any communications  | 14:07:44 |
| 11 | about H.B. 3293 with any county board of           |          |
| 12 | education?                                         |          |
| 13 | A. No, not to my knowledge.                        |          |
| 14 | Q. And prior to H.B. 3293's passage, did           |          |
| 15 | anyone at the State Board have any communications  | 14:07:58 |
| 16 | about H.B. 3293 with any individual schools?       |          |
| 17 | A. Not to my knowledge.                            |          |
| 18 | Q. Prior to H.B. 3293's passage, did anyone        |          |
| 19 | at the State Board have any communications about   |          |
| 20 | H.B. 3293 with any school principals?              | 14:08:14 |
| 21 | A. Not to my knowledge.                            |          |
| 22 | Q. And prior to H.B. 3293's passage, did the       |          |
| 23 | State Board have any communications about H.B.     |          |
| 24 | 3293 with anyone other than the groups of folks    |          |
| 25 | we've just talked about?                           | 14:08:31 |
|    |                                                    | Page 89  |

| 1  | A. No, not that I'm aware of.                      |          |
|----|----------------------------------------------------|----------|
| 2  | Q. And prior to H.B. 3293's passage, did           |          |
| 3  | Superintendent Burch have any communications about |          |
| 4  | H.B. 3293 with any of the individuals I've just    |          |
| 5  | asked you about?                                   | 14:08:46 |
| 6  | A. Not that I'm aware of.                          |          |
| 7  | Q. Was anyone at the State Board ever told by      |          |
| 8  | a legislator what the purpose of H.B. 3293 was?    |          |
| 9  | A. Not that I'm aware of.                          |          |
| 10 | Q. Was anyone at the State Board ever told by      | 14:09:00 |
| 11 | a legislative staffer what the purpose of the H.B. |          |
| 12 | 3293 was?                                          |          |
| 13 | A. Not that I'm aware of.                          |          |
| 14 | Q. I'd like to ask you a few questions about       |          |
| 15 | the State Board's interactions with the House of   | 14:09:14 |
| 16 | Delegates Education Committee while H.B. 3293 was  |          |
| 17 | pending.                                           |          |
| 18 | Did anyone from the State Board answer             |          |
| 19 | questions posed by the House of Delegates          |          |
| 20 | Education Committee during meetings?               | 14:09:31 |
| 21 | A. The State Board of Education does not           |          |
| 22 | interact with the House Education Committee. If    |          |
| 23 | anyone would have interacted with them, it would   |          |
| 24 | have been our legislative liaison, Sarah Stewart.  |          |
| 25 | Q. And so, did anyone so besides Sarah             | 14:09:40 |
|    |                                                    | Page 90  |

| 1  | Stewart, did anyone else at the Department of    |          |
|----|--------------------------------------------------|----------|
| 2  | Education answer questions posed by the House of |          |
| 3  | Delegates Education Committee?                   |          |
| 4  | A. I don't believe so.                           |          |
| 5  | Q. And at which House of Delegates Education     | 14:09:56 |
| 6  | Committee meeting did Sarah Stewart answer       |          |
| 7  | questions?                                       |          |
| 8  | A. Are you referencing, like, a date or          |          |
| 9  | Q. Yes. Can you tell me the dates on which       |          |
| 10 | Sarah Stewart answered questions                 | 14:10:07 |
| 11 | A. No. I'm sorry. I can't.                       |          |
| 12 | (Interruption in audio/video.)                   |          |
| 13 | THE COURT REPORTER: Excuse me. If you            |          |
| 14 | could start the question over. There was an      |          |
| 15 | interruption.                                    | 14:10:20 |
| 16 | BY MS. VEROFF:                                   |          |
| 17 | Q. Sure. I'll and I'll rephrase.                 |          |
| 18 | On which dates did Sarah Stewart answer          |          |
| 19 | questions from the House of Delegates Education  |          |
| 20 | Committee?                                       | 14:10:28 |
| 21 | A. I don't know the dates.                       |          |
| 22 | Q. Did you speak with Sarah Stewart in           |          |
| 23 | preparation for today's deposition?              |          |
| 24 | A. I did not.                                    |          |
| 25 | Q. And do you know who posed questions to        | 14:10:37 |
|    |                                                  | Page 91  |

| 1  | Sarah Stewart at the House of Delegates Education |          |
|----|---------------------------------------------------|----------|
| 2  | Committee meetings?                               |          |
| 3  | A. No, I don't.                                   |          |
| 4  | Q. Do you know what questions were asked of       |          |
| 5  | Sarah Stewart?                                    | 14:10:52 |
| 6  | A. No.                                            |          |
| 7  | Q. Do you know whether Sarah Stewart provided     |          |
| 8  | her answers orally or in writing?                 |          |
| 9  | A. I do not.                                      |          |
| 10 | Q. Do you know what answers Sarah Stewart         | 14:11:01 |
| 11 | provided to the House of Delegates Education      |          |
| 12 | Committee?                                        |          |
| 13 | A. I do not.                                      |          |
| 14 | Q. Did you review Sarah Stewart's testimony       |          |
| 15 | before the House of Delegates Education Committee | 14:11:16 |
| 16 | for today's deposition?                           |          |
| 17 | A. No, I have not.                                |          |
| 18 | Q. Is it typical for staff at the Department      |          |
| 19 | of Education to answer questions from the         |          |
| 20 | legislature related to bills under consideration? | 14:11:26 |
| 21 | A. Yes. Usually technical ques questions          |          |
| 22 | are addressed.                                    |          |
| 23 | Q. And is Sarah Stewart usually the person        |          |
| 24 | who provides that testimony?                      |          |
| 25 | A. Yes, she was at the time.                      | 14:11:40 |
|    |                                                   | Page 92  |

| 1  | Q. And who is the person now who would                |
|----|-------------------------------------------------------|
| 2  | provide such testimony?                               |
| 3  | A. Drew McClanahan.                                   |
| 4  | Q. And what is their position?                        |
| 5  | A. He's our legislative director now. 14:11:56        |
| 6  | Q. All right.                                         |
| 7  | So I'd like to direct you back to one of              |
| 8  | our marked exhibits. So this is Exhibit 19. It        |
| 9  | should already be in your Marked Exhibits folder.     |
| 10 | If you can just let me know when you have 14:12:11    |
| 11 | it up.                                                |
| 12 | A. Okay. We have it up.                               |
| 13 | Q. Great.                                             |
| 14 | And I'd like to ask you to scroll to                  |
| 15 | page 3 of the PDF, please. You'll see in the 14:12:23 |
| 16 | bottom left corner it's Bates-stamped WVSBOE          |
| 17 | 000008.                                               |
| 18 | Do you see that page?                                 |
| 19 | A. Yes.                                               |
| 20 | Q. And in the middle of the page, there's an 14:12:38 |
| 21 | e-mail from Melissa White sent on Monday,             |
| 22 | March 15th, 2021, to Sarah Stewart. The subject       |
| 23 | is "FW: Transgender participation in secondary        |
| 24 | schools bill."                                        |
| 25 | Do you see that e-mail? 14:12:55                      |
|    | Page 93                                               |

| 1  | А.        | I do.                                      |          |
|----|-----------|--------------------------------------------|----------|
| 2  | Q.        | And I'll represent that this is a document |          |
| 3  | produced  | to plaintiff's counsel by your counsel as  |          |
| 4  | part of o | discovery production.                      |          |
| 5  |           | Do you recognize this e-mail?              | 14:13:04 |
| 6  | А.        | Yes.                                       |          |
| 7  | Q.        | Is it one that you reviewed in preparation |          |
| 8  | for today | y's deposition?                            |          |
| 9  | А.        | Yes.                                       |          |
| 10 | Q.        | And the body of the e-mail says, "Sarah,   | 14:13:13 |
| 11 | per our o | discussion. Thank you, Melissa."           |          |
| 12 |           | Did I read that correctly?                 |          |
| 13 | Α.        | Yes.                                       |          |
| 14 | Q.        | Do you know what "per our discussion"      |          |
| 15 | refers to | o?                                         | 14:13:27 |
| 16 | Α.        | I do not.                                  |          |
| 17 | Q.        | And did you speak to Sarah Stewart about   |          |
| 18 | this e-ma | ail in preparation for today's deposition? |          |
| 19 |           | MS. MORGAN: Asked and answered.            |          |
| 20 |           | THE WITNESS: I did not.                    | 14:13:39 |
| 21 | BY MS. VE | EROFF:                                     |          |
| 22 | Q.        | Did you speak to Melissa White in          |          |
| 23 | preparati | ion for today's deposition?                |          |
| 24 | Α.        | No.                                        |          |
| 25 | Q.        | Do you know if Sarah Stewart responded to  | 14:13:48 |
|    |           |                                            | Page 94  |

| 1  | Melissa White's e-mail?                            |          |
|----|----------------------------------------------------|----------|
| 2  | A. I don't know.                                   |          |
| 3  | Q. I'd like you now to turn to page 2 of           |          |
| 4  | Exhibit 19. You'll see in the bottom left-hand     |          |
| 5  | corner that it's Bates-stamped WVSBOE 000007.      | 14:14:00 |
| 6  | Do you see that e that page?                       |          |
| 7  | A. Yes.                                            |          |
| 8  | Q. And so, at the bottom of this page is an        |          |
| 9  | e-mail from Sarah Stewart sent on Monday,          |          |
| 10 | March 15th, 2021, to Heather Hutchens, Stephanie   | 14:14:15 |
| 11 | Abraham and Mary Catherine Tuckwiller with a       |          |
| 12 | subject line, "FW: Transgender participation in    |          |
| 13 | secondary schools bill."                           |          |
| 14 | Do you see that e-mail?                            |          |
| 15 | A. I do.                                           | 14:14:29 |
| 16 | Q. And I'll represent that your counsel            |          |
| 17 | provided this document to plaintiff's counsel as   |          |
| 18 | part of discovery production.                      |          |
| 19 | The e-mail reads, "Happy Monday. Would             |          |
| 20 | you all care to take a look at this one and        | 14:14:40 |
| 21 | provide feedback (preferably in writing)? Not      |          |
| 22 | necessarily on the substance, but modifications we |          |
| 23 | would suggest. I have to leave for a funeral soon  |          |
| 24 | and not sure when will be back this afternoon.     |          |
| 25 | Thanks, Sarah."                                    | 14:14:55 |
|    |                                                    | Page 95  |

| 1  | Did I read that correctly?                         |          |
|----|----------------------------------------------------|----------|
| 2  | A. Yes.                                            |          |
| 3  | Q. And do you recognize this e-mail?               |          |
| 4  | A. Yes.                                            |          |
| 5  | Q. Did you review it in preparation for            | 14:15:01 |
| б  | today's deposition?                                |          |
| 7  | A. (No response by witness.)                       |          |
| 8  | Q. And by "take a look at this one"                |          |
| 9  | THE COURT REPORTER: Excuse me. I don't             |          |
| 10 | know if there was an audio glitch, but I did not   | 14:15:18 |
| 11 | get an answer.                                     |          |
| 12 | THE WITNESS: It was yes.                           |          |
| 13 | BY MS. VEROFF:                                     |          |
| 14 | Q. By "take a look at this one," was Sarah         |          |
| 15 | Stewart referring to the draft of H.B. 3293?       | 14:15:34 |
| 16 | MS. MORGAN: Object to form. Calls for              |          |
| 17 | speculation.                                       |          |
| 18 | THE WITNESS: It would appear that                  |          |
| 19 | that's by looking at the subject line.             |          |
| 20 | BY MS. VEROFF:                                     | 14:15:46 |
| 21 | Q. And do you know why Sarah Stewart asked         |          |
| 22 | these three individuals for their feedback on H.B. |          |
| 23 | 3293?                                              |          |
| 24 | MS. MORGAN: Objection as to form. And              |          |
| 25 | calls for speculation.                             | 14:15:58 |
|    |                                                    | Page 96  |

| 1  | THE WITNESS: They all are in our legal          |          |
|----|-------------------------------------------------|----------|
| 2  | office. They're all three attorneys.            |          |
| 3  | BY MS. VEROFF:                                  |          |
| 4  | Q. And do you know why Sarah Stewart            |          |
| 5  | preferred to receive their feedback in writing? | 14:16:11 |
| 6  | MS. MORGAN: Same objections.                    |          |
| 7  | THE WITNESS: I do not.                          |          |
| 8  | BY MS. VEROFF:                                  |          |
| 9  | Q. Do you know who Sarah Stewart plans to       |          |
| 10 | share any suggested modifications with?         | 14:16:23 |
| 11 | MS. MORGAN: Same objections.                    |          |
| 12 | THE WITNESS: I do not.                          |          |
| 13 | BY MS. VEROFF:                                  |          |
| 14 | Q. Did any of the recipients of this e-mail     |          |
| 15 | respond?                                        | 14:16:35 |
| 16 | A. Yes, I believe there was a response from     |          |
| 17 | one of them in in the exhibits. I think it may  |          |
| 18 | have been Mary Catherine Tuckwiller.            |          |
| 19 | Q. And do you know if any of them suggested     |          |
| 20 | modifications to H.B. 3293?                     | 14:16:55 |
| 21 | A. I do not.                                    |          |
| 22 | Q. And did you speak with Heather Hutchens      |          |
| 23 | about this e-mail in preparing for today's      |          |
| 24 | deposition?                                     |          |
| 25 | MS. MORGAN: Ob object to form. And              | 14:17:07 |
|    |                                                 | Page 97  |

| 1  | you're also asking about communications between     |
|----|-----------------------------------------------------|
| 2  | Michele as with counsel. That's protected by        |
| 3  | the attorney-client privilege.                      |
| 4  | You can answer whether you actually spoke           |
| 5  | to her, just not to as to any substance. 14:17:27   |
| 6  | THE WITNESS: Not                                    |
| 7  | (Interruption in audio/video.)                      |
| 8  | THE COURT REPORTER: Can you please                  |
| 9  | repeat.                                             |
| 10 | THE WITNESS: I said, "Not in relation to 14:17:32   |
| 11 | the e-mail."                                        |
| 12 | BY MS. VEROFF:                                      |
| 13 | Q. And did you speak with Stephanie Abraham         |
| 14 | about this e-mail in preparation for today's        |
| 15 | deposition? 14:17:42                                |
| 16 | MS. MORGAN: Same objection and same                 |
| 17 | direction.                                          |
| 18 | THE WITNESS: No.                                    |
| 19 | BY MS. VEROFF:                                      |
| 20 | Q. And did you ask did you speak with Mary 14:17:48 |
| 21 | Catherine Tuckwiller about this e-mail in           |
| 22 | preparation for today's deposition?                 |
| 23 | MS. MORGAN: Same objection. Same                    |
| 24 | direction.                                          |
| 25 | THE WITNESS: No. 14:17:59                           |
|    | Page 98                                             |

| 1  | BY MS. VEROFF:                                     |          |
|----|----------------------------------------------------|----------|
| 2  | Q. And do you know where we would find the         |          |
| 3  | information about whether any of these individuals |          |
| 4  | suggested modifications to H.B. 3293?              |          |
| 5  | A. I do not.                                       | 14:18:10 |
| 6  | Q. I'd like you now to look at page 1 of this      |          |
| 7  | exhibit, which at the bottom is Bates stamped      |          |
| 8  | WVSBOE 000006.                                     |          |
| 9  | Just let me know when you're on that page.         |          |
| 10 | A. We're there.                                    | 14:18:30 |
| 11 | Q. Great.                                          |          |
| 12 | So at the top you'll see an e-mail from            |          |
| 13 | Heather Hutchens sent on Monday, March 15th, 2021, |          |
| 14 | to Mary Catherine Tuckwiller, Sarah Stewart, and   |          |
| 15 | Stephanie Abraham. The Subject line is "RE:        | 14:18:42 |
| 16 | Transgender participation in secondary schools     |          |
| 17 | bill."                                             |          |
| 18 | Do you recognize this e-mail?                      |          |
| 19 | A. Yes.                                            |          |
| 20 | Q. Did you review it in preparation for            | 14:18:48 |
| 21 | today's deposition?                                |          |
| 22 | A. Yes.                                            |          |
| 23 | Q. The body of the e-mail reads, "It seems         |          |
| 24 | like much ado about nothing. I don't think any of  |          |
| 25 | it is necessary."                                  | 14:19:01 |
|    |                                                    | Page 99  |

| 1  |                                                       |   |
|----|-------------------------------------------------------|---|
| 1  | Did I read that correctly?                            |   |
| 2  | A. Yes.                                               |   |
| 3  | Q. And when Heather Hutchens said "It seems           |   |
| 4  | like much ado about nothing, was she referring to     |   |
| 5  | н.в. 3293?                                            | Ł |
| 6  | MS. MORGAN: Object to form. You're                    |   |
| 7  | again, this is a 30(b)(6) deposition.                 |   |
| 8  | You can [verbatim]                                    |   |
| 9  | (Interruption in audio/video.)                        |   |
| 10 | actually ask individuals about their 14:19:20         | ) |
| 11 | personal knowledge, but I will let you answer to      |   |
| 12 | the extent that you're able to do so.                 |   |
| 13 | THE WITNESS: Only looking at the subject              |   |
| 14 | line, would I suspect that's what it is.              |   |
| 15 | BY MS. VEROFF: 14:19:33                               | } |
| 16 | Q. And did you discuss this e-mail with               |   |
| 17 | Heather Hutchens in preparing for today's             |   |
| 18 | deposition?                                           |   |
| 19 | MS. MORGAN: Object to form to the extent              |   |
| 20 | that it is asking about her discussions with 14:19:41 | - |
| 21 | counsel protected by the attorney-client privilege.   |   |
| 22 | But you can testify as to whether you                 |   |
| 23 | actually spoke to her, just not as to substance.      |   |
| 24 | THE WITNESS: Yes.                                     |   |
| 25 | BY MS. VEROFF: 14:19:57                               | 7 |
|    | Page 100                                              |   |
|    | 1                                                     |   |

| 1  | Q. Thank you.                                     |          |
|----|---------------------------------------------------|----------|
| 2  | And and just to confirm, as I said at             |          |
| 3  | the outset, I'm not asking for any confidential   |          |
| 4  | communications that you've had with your counsel. |          |
| 5  | I'm just asking about the nature of your          | 14:20:03 |
| 6  | preparation for today's deposition.               |          |
| 7  | So just looking for whether or not you            |          |
| 8  | spoke with someone.                               |          |
| 9  | And so when Heather Hutchens writes here          |          |
| 10 | that H.B. 3293 is, quote, "much ado about         | 14:20:12 |
| 11 | nothing," what was her reason for concluding that |          |
| 12 | H.B. 3293 was "much ado about nothing"?           |          |
| 13 | MS. MORGAN: Object to form and                    |          |
| 14 | speculation.                                      |          |
| 15 | THE WITNESS: The only thing I would say           | 14:20:27 |
| 16 | is that we've not had an issue in West Virginia   |          |
| 17 | regarding transgender in sports.                  |          |
| 18 | BY MS. VEROFF:                                    |          |
| 19 | Q. Does the State Board agree that H.B. 3293      |          |
| 20 | is much ado about nothing?                        | 14:20:38 |
| 21 | MS. MORGAN: Object to form.                       |          |
| 22 | THE WITNESS: I could not answer to that           |          |
| 23 | for the State Board.                              |          |
| 24 | BY MS. VEROFF:                                    |          |
| 25 | Q. And are you here speaking today on behalf      | 14:20:46 |
|    |                                                   | Page 101 |
|    |                                                   |          |

| 1  | of the State Board?                                |  |
|----|----------------------------------------------------|--|
| 2  | MS. MORGAN: Asked and answered.                    |  |
| 3  | Obviously she has been designated to testify as to |  |
| 4  | the 12 topics identified in the notice.            |  |
| 5  | THE WITNESS: Yes. 14:20:57                         |  |
| 6  | BY MS. VEROFF:                                     |  |
| 7  | Q. But you don't know the State's position on      |  |
| 8  | whether the I'm sorry, the State Board's           |  |
| 9  | position on whether it would agree that H.B. 3293  |  |
| 10 | is "much ado about nothing"? 14:21:09              |  |
| 11 | MS. MORGAN: Object to form.                        |  |
| 12 | THE WITNESS: I just know that we don't             |  |
| 13 | see an issue in West Virginia.                     |  |
| 14 | BY MS. VEROFF:                                     |  |
| 15 | Q. Okay. 14:21:18                                  |  |
| 16 | So I'm going to introduce a new exhibit            |  |
| 17 | now. I'll let you know when you can expect to see  |  |
| 18 | it in the "Marked Exhibits" folder.                |  |
| 19 | (Blatt Deposition Exhibit 20 was marked            |  |
| 20 | electronically.) 14:21:40                          |  |
| 21 | BY MS. VEROFF:                                     |  |
| 22 | Q. If you'll refresh your "Marked Exhibits"        |  |
| 23 | folder, you should now see what's marked as        |  |
| 24 | Exhibit 20. Please just let me know when you have  |  |
| 25 | it up. 14:21:51                                    |  |
|    | Page 102                                           |  |

| 1  | A. I'm sorry, it's up.                             |          |
|----|----------------------------------------------------|----------|
| 2  | Q. Oh, okay. Excellent.                            |          |
| 3  | A. I'm sorry, I zoned out there.                   |          |
| 4  | Q. No problem.                                     |          |
| 5  | So I'd like to direct you to the first             | 14:22:13 |
| 6  | page, which is Bates stamped in the bottom left    |          |
| 7  | corner WVSBOE 000002.                              |          |
| 8  | And on this e-mail or, I'm sorry, on               |          |
| 9  | this page is an e-mail from Melissa White dated    |          |
| 10 | Wednesday, March 17th, 2021, to Sarah Stewart.     | 14:22:29 |
| 11 | The Subject line is "HB 3293 (single-sex sports)." |          |
| 12 | Do you recognize this e-mail?                      |          |
| 13 | A. Yes.                                            |          |
| 14 | Q. Did you review it in preparation for            |          |
| 15 | today's deposition?                                | 14:22:42 |
| 16 | A. Yes.                                            |          |
| 17 | Q. And I'll represent that this document was       |          |
| 18 | provided by your counsel to Plaintiff's counsel as |          |
| 19 | part of discovery production. The body of the      |          |
| 20 | e-mail reads, "Sarah, As we discussed, how does    | 14:22:52 |
| 21 | this look? Thanks, Melissa."                       |          |
| 22 | Did I read that correctly?                         |          |
| 23 | A. Yes.                                            |          |
| 24 | Q. And do you know what "as we discussed"          |          |
| 25 | refers to?                                         | 14:23:04 |
|    |                                                    | Page 103 |

| 1  | MS. MORGAN: Object to form.                           |
|----|-------------------------------------------------------|
| 2  | THE WITNESS: I do not.                                |
| 3  | BY MS. VEROFF:                                        |
| 4  | Q. Did Sarah Stewart and Melissa White have           |
| 5  | any discussions about H.B. 3293? 14:23:13             |
| 6  | MS. MORGAN: Object to form.                           |
| 7  | THE WITNESS: I I only know what I read                |
| 8  | there in the e-mail.                                  |
| 9  | BY MS. VEROFF:                                        |
| 10 | Q. And did Sarah Stewart respond to Melissa 14:23:22  |
| 11 | White's e-mail?                                       |
| 12 | A. I'm not aware.                                     |
| 13 | Q. And do you know how we would find out the          |
| 14 | answer to that question?                              |
| 15 | MS. MORGAN: Object to form. 14:23:34                  |
| 16 | THE WITNESS: I do not.                                |
| 17 | BY MS. VEROFF:                                        |
| 18 | Q. Is it common for legislative staff to              |
| 19 | solicit feedback from State Board employees?          |
| 20 | A. Yes, particularly through our legislative 14:23:45 |
| 21 | liaison.                                              |
| 22 | Q. And when the Department of Education sends         |
| 23 | feedback on proposed legislation, does the            |
| 24 | legislature typically take it into account?           |
| 25 | A. Most of the feedback we would provide 14:24:02     |
|    | Page 104                                              |

| 1  | would be technical in nature. We're referencing a  |          |
|----|----------------------------------------------------|----------|
| 2  | policy or something like that. And that type of    |          |
| 3  | technical information, they will usually consider. |          |
| 4  | MS. MORGAN: Let me also place my                   |          |
| 5  | objection as to form on the record.                | 14:24:14 |
| 6  | BY MS. VEROFF:                                     |          |
| 7  | Q. And do you know if the legislatures             |          |
| 8  | legislature took into account the Department of    |          |
| 9  | Education's feedback on H.B. 3293?                 |          |
| 10 | MS. MORGAN: Object as to form.                     | 14:24:25 |
| 11 | THE WITNESS: I do not.                             |          |
| 12 | MS. VEROFF: I'm going to introduce                 |          |
| 13 | another exhibit now. I'll let you know when it's   |          |
| 14 | available in the marked exhibits folder.           |          |
| 15 | (Blatt Deposition Exhibit 21 was marked            | 14:24:38 |
| 16 | electronically.)                                   |          |
| 17 | BY MS. VEROFF:                                     |          |
| 18 | Q. I've now placed what is marked as Exhibit       |          |
| 19 | 21 in the "Marked Exhibits" folder. Please just    |          |
| 20 | let me know when you're able to pull it up.        | 14:25:01 |
| 21 | MS. MORGAN: What number did you say                |          |
| 22 | again?                                             |          |
| 23 | MS. VEROFF: It should be Exhibit 21.               |          |
| 24 | THE WITNESS: Yes, I see it.                        |          |
| 25 | BY MS. VEROFF:                                     | 14:25:19 |
|    |                                                    | Page 105 |

| 1  | Q. Great.                                            |
|----|------------------------------------------------------|
| 2  | And this is Bates stamped in the bottom              |
| 3  | left corner. The first page is WVSBOE 000013.        |
| 4  | And the document goes through WVSBOE 000036.         |
| 5  | And I'll represent that your counsel 14:25:35        |
| 6  | provided this document to Plaintiff's counsel as     |
| 7  | part of discovery production.                        |
| 8  | Do you recognize this document?                      |
| 9  | A. Yes.                                              |
| 10 | Q. And can you tell me what it was? 14:25:47         |
| 11 | A. It's our summary of legislation that was          |
| 12 | passed in that 2021 session.                         |
| 13 | Q. And so this is the the "2021 Green                |
| 14 | Book." And is this prepared every legislative        |
| 15 | session? 14:25:59                                    |
| 16 | A. Yes.                                              |
| 17 | Q. And who prepares the summaries in the             |
| 18 | Green Book?                                          |
| 19 | A. They're either prepared by our legislative        |
| 20 | liaison, or it may be prepared by if we had 14:26:09 |
| 21 | a a lead that was representing that bill.            |
| 22 | Q. And does anyone have to approve the               |
| 23 | summaries that are prepared?                         |
| 24 | A. We approve them through our legal office.         |
| 25 | Q. And who receives the 2021 Green Book? 14:26:22    |
|    | Page 106                                             |

| 1  | A. We prepare it for the Department's                   |  |
|----|---------------------------------------------------------|--|
| 2  | reference and then for our county superintendents.      |  |
| 3  | Q. And how do the county superintendents                |  |
| 4  | access the 2021 Green Book?                             |  |
| 5  | A. It's available electronically on our 14:26:37        |  |
| 6  | website.                                                |  |
| 7  | Q. And for each bill listed in the Green                |  |
| 8  | Book, is there a WVDE context?                          |  |
| 9  | A. Yes, I believe so.                                   |  |
| 10 | Q. And does "WVDE" stand for West Virginia 14:26:55     |  |
| 11 | Department of Education?                                |  |
| 12 | A. Yes.                                                 |  |
| 13 | Q. And what does it mean to be the Department           |  |
| 14 | of Education contact for a bill?                        |  |
| 15 | A. It just means that if someone has 14:27:07           |  |
| 16 | questions regarding that bill, this is who they         |  |
| 17 | should reach out to.                                    |  |
| 18 | Q. And how are people chosen to be the                  |  |
| 19 | Department of Education contact for a given bill?       |  |
| 20 | A. Just based on their background and their 14:27:18    |  |
| 21 | experience and maybe their work with that bill as       |  |
| 22 | it was being led through the legislation.               |  |
| 23 | Q. And if someone is listed as the Department           |  |
| 24 | of Education contact, does that mean that they          |  |
| 25 | speak on behalf of the Department of Education 14:27:34 |  |
|    | Page 107                                                |  |

| 1  | when they answer questions about the bill?     |          |
|----|------------------------------------------------|----------|
| 2  | A. Yes.                                        |          |
| 3  | Q. I'd like you to turn to page 23 of          |          |
| 4  | Exhibit 21. It's page 23 of the PDF.           |          |
| 5  | Just let me know when you're there.            | 14:27:49 |
| 6  | A. Okay. We're there.                          |          |
| 7  | Q. Great.                                      |          |
| 8  | So you'll see two bills listed on this         |          |
| 9  | page, the second of which is "House Bill 3293: |          |
| 10 | Relating to single-sex participation in        | 14:28:16 |
| 11 | interscholastic athletic events."              |          |
| 12 | Do you see that?                               |          |
| 13 | A. Yes.                                        |          |
| 14 | Q. And who is listed as the WVDE contact for   |          |
| 15 | House Bill 3293?                               | 14:28:28 |
| 16 | A. It says "Bernie Dolan, West Virginia        |          |
| 17 | Secondary Schools Activities Commission."      |          |
| 18 | Q. And why was Bernie Dolan chosen as the      |          |
| 19 | Department of Education contact for House Bill |          |
| 20 | 3293?                                          | 14:28:40 |
| 21 | MS. GREEN: Roberta Green on behalf of          |          |
| 22 | SSAC.                                          |          |
| 23 | Object to the form.                            |          |
| 24 | THE WITNESS: He was chosen because             |          |
| 25 | this he is in charge of the SSAC and the       | 14:28:49 |
|    |                                                | Page 108 |

| 1  | regulation and oversight of those athletic events.          |
|----|-------------------------------------------------------------|
| 2  | BY MS. VEROFF:                                              |
| 3  | Q. And as the Department of Education contact               |
| 4  | for House Bill 3293, he was speaking on behalf of           |
| 5  | the Department of Education if someone contacted 14:29:04   |
| 6  | him with questions?                                         |
| 7  | MS. MORGAN: Object to form.                                 |
| 8  | MS. GREEN: I'm going to object to the                       |
| 9  | form.                                                       |
| 10 | Roberta Green, SSAC. 14:29:14                               |
| 11 | THE WITNESS: He would be speaking in                        |
| 12 | reference to what was in the statute, if contacted.         |
| 13 | BY MS. VEROFF:                                              |
| 14 | Q. And is it unusual for a non-Department of                |
| 15 | Education employee to be listed as the contact for 14:29:28 |
| 16 | a bill?                                                     |
| 17 | MS. MORGAN: Object to form.                                 |
| 18 | THE WITNESS: I would say it is not a                        |
| 19 | normal practice; however, the our lead on that              |
| 20 | bill had been Sarah Stewart. By the time this book 14:29:43 |
| 21 | was published, she had already left, so he was the          |
| 22 | one that would be able to be most versed in the             |
| 23 | statute.                                                    |
| 24 | BY MS. VEROFF:                                              |
| 25 | Q. I see. 14:29:53                                          |
|    | Page 109                                                    |

| 1  | So if Sarah Stewart had still been at the                |
|----|----------------------------------------------------------|
| 2  | Department of Education, she would have been             |
| 3  | listed as the contact?                                   |
| 4  | MS. MORGAN: Object to form.                              |
| 5  | THE WITNESS: Most likely. 14:30:00                       |
| 6  | BY MS. VEROFF:                                           |
| 7  | Q. And the last sentence of the bill summary             |
| 8  | reads, "The WVBE is charged with adopting a policy       |
| 9  | to implement the provisions of the bill."                |
| 10 | Did I read that correctly? 14:30:14                      |
| 11 | A. Yes.                                                  |
| 12 | Q. And do you agree that the State Board is              |
| 13 | charged with adopting a policy to implement the          |
| 14 | provisions of H.B. 3293?                                 |
| 15 | A. Yes, according to what I read in statute. 14:30:24    |
| 16 | Q. Great.                                                |
| 17 | MS. VEROFF: Let me introduce another                     |
| 18 | exhibit now. I'll let you know when you can expect       |
| 19 | it in your "Marked Exhibits" folder.                     |
| 20 | (Blatt Deposition Exhibit 22 was marked 14:30:52         |
| 21 | electronically.)                                         |
| 22 | BY MS. VEROFF:                                           |
| 23 | Q. You should now be able to see Exhibit 22              |
| 24 | in your "Marked Exhibits" folder if you refresh.         |
| 25 | Please just let me know when you're able to see 14:31:02 |
|    | Page 110                                                 |

| 1  | it.      |                                           |          |
|----|----------|-------------------------------------------|----------|
| 2  | Α.       | Okay, I can see it.                       |          |
| 3  | Q.       | Great.                                    |          |
| 4  |          | And this is Bates stamped in the bottom   |          |
| 5  | left cor | ner WVSBOE 000037, and then the second    | 14:31:09 |
| 6  | page is  | 000038.                                   |          |
| 7  |          | I'll represent that your counsel provided |          |
| 8  | this doc | ument to Plaintiff's counsel as part of   |          |
| 9  | discover | y production.                             |          |
| 10 |          | Do you recon recognize this document?     | 14:31:25 |
| 11 | Α.       | Yes.                                      |          |
| 12 | Q.       | And what is it?                           |          |
| 13 | Α.       | It's our the abstract that we complete    |          |
| 14 | as legis | lation is sent to the governor's office.  |          |
| 15 | Q.       | And did you review this document in       | 14:31:39 |
| 16 | preparat | ion for today's deposition?               |          |
| 17 | Α.       | Yes.                                      |          |
| 18 | Q.       | Is the Enrolled Bill Review Form a        |          |
| 19 | standard | form that's prepared for all bills that   |          |
| 20 | pass?    |                                           | 14:31:52 |
| 21 | Α.       | Yes.                                      |          |
| 22 | Q.       | And how did this form develop?            |          |
| 23 |          | MS. MORGAN: Object to form.               |          |
| 24 |          | THE WITNESS: I don't know. We've used     |          |
| 25 | the form | as long as I'm aware of that I've been    | 14:32:04 |
|    |          |                                           | Page 111 |

| 1  | here.                                                 |
|----|-------------------------------------------------------|
| 2  | BY MS. VEROFF:                                        |
| 3  | Q. Is there a law requiring use of this form?         |
| 4  | MS. MORGAN: Object to form.                           |
| 5  | THE WITNESS: I'm not I'm not aware of 14:32:14        |
| 6  | one.                                                  |
| 7  | BY MS. VEROFF:                                        |
| 8  | Q. And who prepared this Enrolled Bill Review         |
| 9  | Form for H.B. 3293?                                   |
| 10 | A. Sarah Stewart, our legislative liaison, 14:32:21   |
| 11 | our government affairs counsel.                       |
| 12 | Q. And who receives the Enrolled Bill Review          |
| 13 | Form?                                                 |
| 14 | A. They're sent to the governor's office.             |
| 15 | Q. And who in the governor's office receives 14:32:35 |
| 16 | it?                                                   |
| 17 | A. I'm not sure if there's an exact person.           |
| 18 | I mean, there's a chief of staff that has several     |
| 19 | attorneys on staff.                                   |
| 20 | Q. And is it sent to anyone else? 14:32:51            |
| 21 | A. No, not to my knowledge.                           |
| 22 | Q. And do you know what the governor's office         |
| 23 | does with the form when it receives it?               |
| 24 | MS. MORGAN: Object to form.                           |
| 25 | THE WITNESS: My understanding is just 14:33:02        |
|    | Page 112                                              |

|    |                                                         | _ |
|----|---------------------------------------------------------|---|
| 1  | that they they review the agency's summary of           |   |
| 2  | the bill in determination, recommendations that         |   |
| 3  | they would make to the governor.                        |   |
| 4  | BY MS. VEROFF:                                          |   |
| 5  | Q. And besides Sarah Stewart, who prepared 14:33:11     |   |
| 6  | the Enrolled Bill Review Form, did anyone else at       |   |
| 7  | the Department of Education review this Enrolled        |   |
| 8  | Bill Form [verbatim] for H.B. 3293?                     |   |
| 9  | A. I can't speak exactly to this bill. But              |   |
| 10 | the normal process is the state superintendent 14:33:32 |   |
| 11 | would review prior to submitting.                       |   |
| 12 | Q. And do you know if the state                         |   |
| 13 | superintendent reviewed this Enrolled Bill Form         |   |
| 14 | [verbatim] for H.B. 3293?                               |   |
| 15 | MS. MORGAN: Object to form. 14:33:41                    |   |
| 16 | THE WITNESS: I can't I believe so, but                  |   |
| 17 | I can't speak for definite.                             |   |
| 18 | BY MS. VEROFF:                                          |   |
| 19 | Q. And on the second page of the PDF, which             |   |
| 20 | is Bates stamped WVSBOE 000038, there's Item 14:33:50   |   |
| 21 | Number 14, which says, "Is a Governor's veto            |   |
| 22 | recommended? If yes, please explain."                   |   |
| 23 | And the answer provided is "The WVDE does               |   |
| 24 | not support this bill."                                 |   |
| 25 | Did I read that correctly? 14:34:08                     |   |
|    | Page 113                                                |   |
|    |                                                         |   |

| 1  | A. Yes.                                                      |
|----|--------------------------------------------------------------|
| 2  | Q. And does WVDE stand for West Virginia                     |
| 3  | Department of Education here?                                |
| 4  | A. Yes.                                                      |
| 5  | Q. And is it correct that the Department of 14:34:17         |
| 6  | Education did not support H.B. 3293?                         |
| 7  | A. Department of Education did as we've                      |
| 8  | talked                                                       |
| 9  | (Interruption in audio/video.)                               |
| 10 | THE COURT REPORTER: Excuse me. Could you 14:34:31            |
| 11 | please start over your answer. There was an                  |
| 12 | interruption in audio.                                       |
| 13 | THE WITNESS: The the Department of                           |
| 14 | Education did not see that we had an issue with              |
| 15 | transgender in sports that would require us to take 14:34:43 |
| 16 | the necessary steps and work to promulgate a rule.           |
| 17 | And then also, normally a rule in relation                   |
| 18 | to sports would have been created by the SSAC and            |
| 19 | then brought forth to the Board of Education.                |
| 20 | BY MS. VEROFF: 14:35:04                                      |
| 21 | Q. And were there any other reasons besides                  |
| 22 | those two that the Department of Education didn't            |
| 23 | support H.B. 3293?                                           |
| 24 | A. Not that I'm aware of.                                    |
| 25 | Q. And who made the decision that the 14:35:13               |
|    | Page 114                                                     |

| 1  | Department of Education didn't support H.B. 3293?  |
|----|----------------------------------------------------|
| 2  | A. Well, as I as I said a little bit               |
| 3  | earlier, I will you know, it's a discussion        |
| 4  | between our legislative attorney and the state     |
| 5  | superintendent. 14:35:29                           |
| 6  | Q. And were the reasons that the Department        |
| 7  | of Education didn't support H.B. 3293 written down |
| 8  | anywhere?                                          |
| 9  | A. Not to my knowledge.                            |
| 10 | Q. And were there any memos or other 14:35:41      |
| 11 | documents prepared that underlie                   |
| 12 | (Interruption in audio/video.)                     |
| 13 | THE COURT REPORTER: Excuse me. Could you           |
| 14 | please start over.                                 |
| 15 | MS. VEROFF: Of course. 14:35:53                    |
| 16 | BY MS. VEROFF:                                     |
| 17 | Q. Were there any documents that capture           |
| 18 | the the reasoning arising at the conclusion        |
| 19 | that the Department of Education doesn't support   |
| 20 | the bill? 14:36:02                                 |
| 21 | A. No, I don't believe there are any               |
| 22 | documents for for any other bill.                  |
| 23 | Q. And did the Department of Education tell        |
| 24 | any legislators that it didn't support H.B. 3293?  |
| 25 | A. Not necessarily. I mean, I don't know 14:36:19  |
|    | Page 115                                           |

| 1  | that there if there were conversations held               |
|----|-----------------------------------------------------------|
| 2  | between *Sarah* and the legislators.                      |
| 3  | (Interruption in audio/video.)                            |
| 4  | THE COURT REPORTER: Excuse me.                            |
| 5  | "Between Sara and"? 14:36:36                              |
| 6  | THE WITNESS: The legislators.                             |
| 7  | BY MS. VEROFF:                                            |
| 8  | Q. And did the Department of Education tell               |
| 9  | any legislative staff that it didn't support H.B.         |
| 10 | 3293? 14:36:48                                            |
| 11 | A. I'm not aware of anything that was said.               |
| 12 | MS. MORGAN: Julie, hold up just one                       |
| 13 | moment. What I'm going to do is I'm going to move         |
| 14 | this speaker more in front. That might be if              |
| 15 | you want to move that for a second that might be 14:36:57 |
| 16 | part of why her her face is looking at different          |
| 17 | directions. So it might be see if that's any              |
| 18 | better.                                                   |
| 19 | THE WITNESS: I'm not in the middle.                       |
| 20 | BY MS. VEROFF: 14:37:11                                   |
| 21 | Q. Did the Department of Justice [verbatim]               |
| 22 | speak with anyone in Governor Justice Justice's           |
| 23 | office about its decision not to support H.B.             |
| 24 | 3293?                                                     |
| 25 | MS. MORGAN: Department of Justice? 14:37:23               |
|    | Page 116                                                  |

| 1  | MS. VEROFF: I'm sorry. In Governor                        |
|----|-----------------------------------------------------------|
| 2  | Governor Justice's office.                                |
| 3  | MS. MORGAN: The question was, did the                     |
| 4  | anyone in the Department of Justice.                      |
| 5  | MS. VEROFF: Sorry. 14:37:34                               |
| 6  | BY MS. VEROFF:                                            |
| 7  | Q. Did anyone in the Department of Education              |
| 8  | speak with anyone in Governor Justice's office            |
| 9  | about the Department's decision not to support            |
| 10 | H.B. 3293? 14:37:43                                       |
| 11 | A. Not that I'm aware of.                                 |
| 12 | Q. And did anyone at the Department of                    |
| 13 | Education ask Governor Justice to veto H.B. 3293?         |
| 14 | A. Not that I'm aware of, no.                             |
| 15 | Q. And is the Department of Education's 14:37:58          |
| 16 | current position that it doesn't support H.B.             |
| 17 | 3293?                                                     |
| 18 | MS. MORGAN: Object to form.                               |
| 19 | THE WITNESS: We the Department of                         |
| 20 | Education has to we have to follow anything once 14:38:08 |
| 21 | it is codified and put in statute.                        |
| 22 | BY MS. VEROFF:                                            |
| 23 | Q. And does the State Board not support H.B.              |
| 24 | 3293?                                                     |
| 25 | MS. MORGAN: Object to form. 14:38:21                      |
|    | Page 117                                                  |

| 1  | THE WITNESS: Once it was codified, the                     |
|----|------------------------------------------------------------|
| 2  | State Board is charged with implementing and               |
| 3  | enforcing.                                                 |
| 4  | BY MS. VEROFF:                                             |
| 5  | Q. How frequently does the Department of 14:38:31          |
| 6  | Education decide that it doesn't support a bill?           |
| 7  | A. I could not speak to the frequency. We                  |
| 8  | have a few different options. You know, we                 |
| 9  | there are ought times when we say ask for a veto.          |
| 10 | Specifically there are times when we say we don't 14:38:50 |
| 11 | have a stance. So I'm not sure.                            |
| 12 | Q. In your tenure as deputy superintendent,                |
| 13 | have you ever seen an Enrolled Bill Review Form            |
| 14 | besides the one for H.B. 3293 that says that the           |
| 15 | Department of Education doesn't support a bill? 14:39:01   |
| 16 | A. This would actually be my first year as                 |
| 17 | in as deputy with a session and for I                      |
| 18 | wouldn't have access to those to review prior to           |
| 19 | them being submitted. And we haven't had any               |
| 20 | legislation sent to the governor's office yet. 14:39:18    |
| 21 | Q. I see.                                                  |
| 22 | And so you weren't in this role when this                  |
| 23 | Enrolled Bill Review Form was passed? Am I                 |
| 24 | understanding that correctly?                              |
| 25 | A. I don't believe so. 14:39:28                            |
|    | Page 118                                                   |

| 1  | Q. Got it.                                               |   |
|----|----------------------------------------------------------|---|
| 2  | And I'd like now for you to look at Item                 |   |
| 3  | Number 15, so just below where we were looking,          |   |
| 4  | which says, "Please identify whether any other           |   |
| 5  | state agency should also provide a bill review: 14:39:45 |   |
| 6  | And the answer is "HEPC."                                |   |
| 7  | Did I read that correctly?                               |   |
| 8  | A. Yes.                                                  |   |
| 9  | Q. What is HEPC?                                         |   |
| 10 | A. It's our Higher Education Policy 14:39:55             |   |
| 11 | Commission.                                              |   |
| 12 | Q. And what is the HEPC's relationship to the            |   |
| 13 | Department of Education?                                 |   |
| 14 | A. Really the best way to describe it is like            |   |
| 15 | a sister agency. It oversees our colleges and 14:40:08   | ; |
| 16 | current technical centers or career and                  |   |
| 17 | technical I'm sorry, career and                          |   |
| 18 | (Interruption in audio/video.)                           |   |
| 19 | THE COURT REPORTER: Excuse me.                           |   |
| 20 | THE WITNESS: I'm sorry, career and 14:40:17              | ' |
| 21 | technical community colleges.                            |   |
| 22 | BY MS. VEROFF:                                           |   |
| 23 | Q. Thank you.                                            |   |
| 24 | And did anyone in the Department of                      |   |
| 25 | Education have any communication with anyone at 14:40:26 |   |
|    | Page 119                                                 |   |

| 1  | HEPC about H.B. 3293?                                 |
|----|-------------------------------------------------------|
| 2  | MS. MORGAN: Object to form.                           |
| 3  | THE WITNESS: I'm not aware of any                     |
| 4  | communication.                                        |
| 5  | BY MS. VEROFF: 14:40:36                               |
| 6  | Q. And did the superintendent have any                |
| 7  | communications with anyone at HEPC about H.B.         |
| 8  | 3293?                                                 |
| 9  | MS. MORGAN: Object to form.                           |
| 10 | THE WITNESS: Not that I'm aware of. 14:40:45          |
| 11 | BY MS. VEROFF:                                        |
| 12 | Q. And why did the Department of Education            |
| 13 | believe that HEPC should also provide a bill          |
| 14 | review?                                               |
| 15 | A. Because the bill references sports at the 14:40:54 |
| 16 | college level as well, and so they they had           |
| 17 | oversight over that age of students.                  |
| 18 | Q. And did HEPC actually provide a bill               |
| 19 | review?                                               |
| 20 | A. I don't know if they did or not. 14:41:10          |
| 21 | MS. VEROFF: And now I'd like to introduce             |
| 22 | another exhibit. I'll let you know when this is       |
| 23 | available to you in the Marked Exhibits folder.       |
| 24 | (Blatt Deposition Exhibit 23 was marked               |
| 25 | electronically.) 14:41:43                             |
|    | Page 120                                              |

|    |                                                           | _ |
|----|-----------------------------------------------------------|---|
| 1  | BY MS. VEROFF:                                            |   |
| 2  | Q. You should now see Exhibit 23 in your                  |   |
| 3  | Marked Exhibits folder. Just let me know when you         |   |
| 4  | have it.                                                  |   |
| 5  | A. Okay. 14:41:52                                         |   |
| 6  | Q. So this is Bates stamped WVSBOE 000001.                |   |
| 7  | It's an e-mail from Sarah Stewart, dated Thursday,        |   |
| 8  | July 1st, 2021, to Heather Hutchens. Subject              |   |
| 9  | line                                                      |   |
| 10 | THE COURT REPORTER: Could you slow down,                  |   |
| 11 | please, Counsel.                                          |   |
| 12 | MS. VEROFF: I'm so sorry.                                 |   |
| 13 | BY MS. VEROFF:                                            |   |
| 14 | Q. It's from Sarah Stewart sent Thursday,                 |   |
| 15 | July 1st, 2021, to Heather Hutchens. The subject 14:42:18 |   |
| 16 | line is "fyi."                                            |   |
| 17 | Do you recognize this e-mail?                             |   |
| 18 | A. Yes.                                                   |   |
| 19 | Q. And I'll represent that it was provided by             |   |
| 20 | your counsel to plaintiff's counsel as part of 14:42:23   |   |
| 21 | discovery production.                                     |   |
| 22 | Did you review this e-mail in preparation                 |   |
| 23 | for today's deposition?                                   |   |
| 24 | A. I did.                                                 |   |
| 25 | Q. And did you review the article that Sarah 14:42:34     |   |
|    | Page 121                                                  |   |

| 1  | Stewart links to in the body of the e-mail?              |
|----|----------------------------------------------------------|
| 2  | A. I did not.                                            |
| 3  | Q. Do you know why Sarah Stewart e-mailed                |
| 4  | this article to Heather Hutchens?                        |
| 5  | MS. MORGAN: Object to form. 14:42:47                     |
| 6  | THE WITNESS: I don't, but I would you                    |
| 7  | know, I would assume she was just sharing                |
| 8  | information on the fact that it had been                 |
| 9  | a MetroNews article. It's not uncommon for               |
| 10 | anything us to share education anything related 14:43:00 |
| 11 | to education with each other.                            |
| 12 | BY MS. VEROFF:                                           |
| 13 | Q. And did Heather Hutchens respond to this              |
| 14 | e-mail?                                                  |
| 15 | MS. MORGAN: Heather Hutchens or Sarah 14:43:09           |
| 16 | Stewart?                                                 |
| 17 | BY MS. VEROFF:                                           |
| 18 | Q. Did Heather Hutchens respond to the                   |
| 19 | e-mail?                                                  |
| 20 | MS. MORGAN: Object to form. 14:43:16                     |
| 21 | THE WITNESS: I'm not I don't know.                       |
| 22 | BY MS. VEROFF:                                           |
| 23 | Q. And you mentioned that Sarah Stewart has              |
| 24 | left the Department of Education.                        |
| 25 | Do you know why she left? 14:43:20                       |
|    | Page 122                                                 |

| 1  |           | MS. MORGAN: Object to form.               |          |
|----|-----------|-------------------------------------------|----------|
| 2  |           | THE WITNESS: She took another position    |          |
| 3  | BY MS. VE | CROFF:                                    |          |
| 4  | Q.        | And do you know where other position is?  |          |
| 5  |           | (Simultaneous speaking.)                  | 14:43:24 |
| 6  |           | (Interruption in audio/video.)            |          |
| 7  | Α.        | or another job.                           |          |
| 8  |           | THE COURT REPORTER: Excuse me. There was  |          |
| 9  | speaking  | over. I didn't get the rest of the        |          |
| 10 | answer.   |                                           | 14:43:33 |
| 11 |           | THE WITNESS: I said, "She took another    |          |
| 12 | job."     |                                           |          |
| 13 | BY MS. VE | CROFF:                                    |          |
| 14 | Q.        | And I'm sorry for interrupting.           |          |
| 15 |           | Do you know where her new job is?         | 14:43:38 |
| 16 | Α.        | She works with West Virginia legislature. |          |
| 17 | Q.        | And do you know what department or        |          |
| 18 | committee | e at the West Virginia legislature?       |          |
| 19 | Α.        | She's counsel for the senate president.   |          |
| 20 | Q.        | And who is the senate president?          | 14:43:59 |
| 21 | Α.        | Craig Blair.                              |          |
| 22 | Q.        | I see.                                    |          |
| 23 |           | And was Craig Blair the president of the  |          |
| 24 | senate at | the time that H.B. 3293 was passed?       |          |
| 25 | Α.        | Yes, I believe so.                        | 14:44:08 |
|    |           |                                           | Page 123 |

| 1  | Q. Great.                                         |          |
|----|---------------------------------------------------|----------|
| 2  | And and I'm sorry if I didn't ask this            |          |
| 3  | earlier.                                          |          |
| 4  | Did you speak with Superintendent Burch in        |          |
| 5  | preparing for today's deposition?                 | 14:44:19 |
| 6  | A. No.                                            |          |
| 7  | Q. No.                                            |          |
| 8  | I just have a few last questions, and I           |          |
| 9  | think we can take another break. And this is just |          |
| 10 | about H.B. 3293.                                  | 14:44:29 |
| 11 | Under H.B. 3293, can cisgender girls play         |          |
| 12 | on girls' sports teams?                           |          |
| 13 | A. Sorry. Could you repeat.                       |          |
| 14 | Q. Of course.                                     |          |
| 15 | Under H.B. 3293, can cisgender girls play         | 14:44:45 |
| 16 | on girls' sports teams?                           |          |
| 17 | A. Yes.                                           |          |
| 18 | Q. Under H.B. 3293, can transgender girls         |          |
| 19 | play on girls' sports teams?                      |          |
| 20 | MS. MORGAN: Object to form.                       | 14:45:00 |
| 21 | MR. TRYON: This this is David Tryon.              |          |
| 22 | Objection as to terminology.                      |          |
| 23 | THE WITNESS: Yes, according to                    |          |
| 24 | statute they or no, according to statute, they    |          |
| 25 | cannot.                                           | 14:45:09 |
|    |                                                   | Page 124 |

| 1  | BY MS. VEROFF:                                       |
|----|------------------------------------------------------|
| 2  | Q. Thank you.                                        |
| 3  | And under H.B. 3293, can B.P.J., the                 |
| 4  | plaintiff in this case, play on a girls' sports      |
| 5  | team? 14:45:23                                       |
| 6  | A. No. According to this statute, no.                |
| 7  | Q. And why can't she play on a girls' sports         |
| 8  | team?                                                |
| 9  | MS. MORGAN: Object to form.                          |
| 10 | THE WITNESS: Because the statute would 14:45:32      |
| 11 | prohibit it.                                         |
| 12 | BY MS. VEROFF:                                       |
| 13 | Q. If B.P.J. were a cisgender girl, could she        |
| 14 | play on girls' sports teams under H.B. 3293?         |
| 15 | MS. MORGAN: Objection to form. 14:45:40              |
| 16 | THE WITNESS: According                               |
| 17 | MR. TRYON: Objection.                                |
| 18 | THE WITNESS: According to what I read in             |
| 19 | the statute, yes.                                    |
| 20 | BY MS. VEROFF: 14:45:47                              |
| 21 | Q. Does the State Board believe that H.B.            |
| 22 | 3293 is necessary?                                   |
| 23 | MS. MORGAN: Object to form.                          |
| 24 | THE WITNESS: So we've not had an issue in            |
| 25 | the past is what we've we had said from you 14:45:59 |
|    | Page 125                                             |

| 1  | know, throughout the thing, that it's not been a           |
|----|------------------------------------------------------------|
| 2  | concern in West Virginia.                                  |
| 3  | BY MS. VEROFF:                                             |
| 4  | Q. And does the State Board believe that H.B.              |
| 5  | 3293 advances any important government interests? 14:46:10 |
| 6  | MS. MORGAN: Object to form.                                |
| 7  | THE WITNESS: I'm not aware or I mean,                      |
| 8  | <pre>I not that we're aware of.</pre>                      |
| 9  | BY MS. VEROFF:                                             |
| 10 | Q. Is it so just to confirm, do you mean 14:46:20          |
| 11 | that you're not aware of whether the State Board           |
| 12 | thinks that any important government interests are         |
| 13 | advanced, or do you mean that the State Board does         |
| 14 | not believe that any important government                  |
| 15 | interests are advanced by H.B. 3293? 14:46:34              |
| 16 | A. There the State Board                                   |
| 17 | MR. TRYON: This is David Tryon.                            |
| 18 | Objection to calls for a legal conclusion.                 |
| 19 | MS. MORGAN: Object form.                                   |
| 20 | THE WITNESS: The the the State 14:46:42                    |
| 21 | Board is not aware if there is or is not a                 |
| 22 | relationship for for that.                                 |
| 23 | BY MS. VEROFF:                                             |
| 24 | Q. Great.                                                  |
| 25 | MS. VEROFF: So I think at this time, I 14:46:51            |
|    | Page 126                                                   |

| 1  | think I'm I'm close to being finished. So I'd               |  |
|----|-------------------------------------------------------------|--|
| 2  | like to suggest that we go off the record and take          |  |
| 3  | a five-minute break just so I can confer with               |  |
| 4  | co-counsel before we wrap up.                               |  |
| 5  | Does that sound okay to everybody? 14:47:07                 |  |
| 6  | MS. MORGAN: Okay.                                           |  |
| 7  | MR. TRYON: Yes, I I needed some a                           |  |
| 8  | break. Thank you.                                           |  |
| 9  | THE VIDEOGRAPHER: Okay. We're going off                     |  |
| 10 | the record. The time is 2:47 p.m., and this is the 14:47:15 |  |
| 11 | end of Media Unit Number 3.                                 |  |
| 12 | (Short recess taken.)                                       |  |
| 13 | THE VIDEOGRAPHER: We are back on the                        |  |
| 14 | record at 3:01 p.m., and this is the beginning of           |  |
| 15 | Media Unit Number 4. 15:01:42                               |  |
| 16 | Go ahead.                                                   |  |
| 17 | MS. VEROFF: Thank you so much, Ms. Blatt,                   |  |
| 18 | for your time today. I hope, as indicated, this             |  |
| 19 | was a fairly pain-free deposition. And I've                 |  |
| 20 | reached the end of my questioning. 15:01:54                 |  |
| 21 | Plaintiff would like to leave today's                       |  |
| 22 | deposition open in in light of potential                    |  |
| 23 | inadequacy of preparation issues. And also I                |  |
| 24 | reserve my rights to ask questions following from           |  |
| 25 | any questions asked by the other parties or if 15:02:08     |  |
|    | Page 127                                                    |  |

| 1  | there are any changes in the errata.                        |
|----|-------------------------------------------------------------|
| 2  | But other than, I am finished, and so will                  |
| 3  | turn it over to counsel for other parties.                  |
| 4  | THE WITNESS: Thank you.                                     |
| 5  | MS. MORGAN: Just for a moment, we do not 15:02:19           |
| 6  | agree to leave this deposition open. You have been          |
| 7  | allowed full opportunity to ask any questions               |
| 8  | pursuant to these 12 topics, and she's answered             |
| 9  | them fully.                                                 |
| 10 | MS. VEROFF: I'll just add for the record 15:02:31           |
| 11 | that the witness stated at the beginning of                 |
| 12 | deposition when we were viewing the notice of               |
| 13 | examination or the topics of examination, that              |
| 14 | there was one topic that she did no preparation             |
| 15 | for. And the witness also admitted that she didn't 15:02:41 |
| 16 | speak with any of the individuals featured in the           |
| 17 | discovery responses.                                        |
| 18 | MS. MORGAN: I don't believe that she                        |
| 19 | MS. VEROFF: Or she                                          |
| 20 | MS. MORGAN: actually has testified 15:02:52                 |
| 21 | that she didn't prepare for any topics. May                 |
| 22 | there may not have been any documents to review to          |
| 23 | prepare. But, you know, her testimony is what it            |
| 24 | is. We're we're not agreeing to keep her                    |
| 25 | deposition or a deposition of a 30(b)(6) 15:03:08           |
|    | Page 128                                                    |

| 1  | representative open.                                        |
|----|-------------------------------------------------------------|
| 2  | Does anyone else have any other questions?                  |
| 3  | EXAMINATION                                                 |
| 4  | BY MS. GREEN:                                               |
| 5  | Q. This is Roberta Green, here on behalf of 15:03:24        |
| 6  | WVSSAC. And, Ms. Blatt, I have a few questions              |
| 7  | for you. Appreciate your patience.                          |
| 8  | I've heard you testify to some things that                  |
| 9  | referenced Bernie Dolan.                                    |
| 10 | Did you confer with Bernie Dolan today 15:03:37             |
| 11 | or prior to your deposition today?                          |
| 12 | A. No.                                                      |
| 13 | Q. So in terms of who Mr. Dolan communicated                |
| 14 | with relative to the legislation, would you defer           |
| 15 | to Mr. Dolan identify those persons for himself? 15:03:54   |
| 16 | A. Yes, I would.                                            |
| 17 | Q. And in terms in your Deposition                          |
| 18 | Exhibit 21, which is the Green Book, at page 23,            |
| 19 | there's a summary of House Bill 3293 that                   |
| 20 | represents that the West Virginia Board Department 15:04:08 |
| 21 | of Education contact is Bernie Dolan.                       |
| 22 | Do you recollect that document?                             |
| 23 | A. Yes.                                                     |
| 24 | Q. And as you sit here, do you understand                   |
| 25 | that Bernie Dolan is not a West Virginia 15:04:18           |
|    | Page 129                                                    |

| 1  | Department of Education employee?                        |     |
|----|----------------------------------------------------------|-----|
| 2  | A. I do.                                                 |     |
| 3  | Q. And are you aware of whether Mr. Dolan was            |     |
| 4  | aware he was listed in the Green Book as the West        |     |
| 5  | Virginia Department of Education contact relative 15:04  | :30 |
| 6  | to House Bill 3293?                                      |     |
| 7  | A. I'm not aware if he was or not.                       |     |
| 8  | Q. And in terms of any involvement Mr. Dolan             |     |
| 9  | had in preparing the bill summary that's listed in       |     |
| 10 | the Green Book at page 23, as you sit here, do you 15:04 | :44 |
| 11 | know whether he had involv any involvement at            |     |
| 12 | all?                                                     |     |
| 13 | A. I do not know if he did.                              |     |
| 14 | Q. And in terms of whether Mr. Dolan                     |     |
| 15 | (Interruption in audio/video.) 15:04                     | :57 |
| 16 | THE COURT REPORTER: Excuse me. Counsel,                  |     |
| 17 | there was a cough and an interruption. If you            |     |
| 18 | would please start over, please.                         |     |
| 19 | MS. GREEN: Wow. I don't know. We                         |     |
| 20 | well, I could try or maybe something a little 15:05      | :09 |
| 21 | different.                                               |     |
| 22 | BY MS. GREEN:                                            |     |
| 23 | Q. So I can't even and I don't know                      |     |
| 24 | whether I asked you whether Mr you know                  |     |
| 25 | whether Mr. Dolan ever even reviewed this bill 15:05     | :22 |
|    | Page 13                                                  | )   |

| 1  | summary that's in the Green Book at page 23.       |          |
|----|----------------------------------------------------|----------|
| 2  | A. I don't know that if he did.                    |          |
| 3  | Q. And I believe you testified that the State      |          |
| 4  | Board has no official relationship with WVSSAC; is |          |
| 5  | that true?                                         | 15:05:48 |
| 6  | A. I said the relationship was in that we          |          |
| 7  | the State Board approves the the rules for the     |          |
| 8  | SSAC.                                              |          |
| 9  | Q. And other than that, no relationship; is        |          |
| 10 | that true?                                         | 15:05:58 |
| 11 | A. Yes.                                            |          |
| 12 | Q. So you would defer to WVSSAC to answer its      |          |
| 13 | own questions relative to its internal practices   |          |
| 14 | and how it proceeds internally; is that true?      |          |
| 15 | A. Yes.                                            | 15:06:12 |
| 16 | Q. And you're not a 30(b) witness for SSAC,        |          |
| 17 | are you?                                           |          |
| 18 | A. No, I'm not.                                    |          |
| 19 | Q. All right.                                      |          |
| 20 | And in terms of whether SSAC has to comply         | 15:06:26 |
| 21 | with State rules, is it actually that the SSAC's   |          |
| 22 | member schools or the membership of SSAC has to    |          |
| 23 | comply with the State rules? Do                    |          |
| 24 | A. Yes, that would be that's how I would           |          |
| 25 | understand. Our schools would have to comply with  | 15:06:44 |
|    | Pa                                                 | age 131  |

| 1  | the rules.                                         |          |
|----|----------------------------------------------------|----------|
| 2  | Q. Okay. Very good.                                |          |
| 3  | And in terms of the 2.0 rule, I recollect          |          |
| 4  | you spoke to the 2.0 rule.                         |          |
| 5  | Do you recollect that testimony?                   | 15:06:54 |
| 6  | A. Yes, that that was the only reference to        |          |
| 7  | sports participation that's in a State Board       |          |
| 8  | policy.                                            |          |
| 9  | Q. All right.                                      |          |
| 10 | And in terms of who actually has a                 | 15:07:05 |
| 11 | (Interruption in audio/video.)                     |          |
| 12 | THE COURT REPORTER: Excuse me. If you              |          |
| 13 | would please start over. There was an interruption |          |
| 14 | in audio.                                          |          |
| 15 | BY MS. GREEN:                                      | 15:07:17 |
| 16 | Q. So in terms of who actually has authority       |          |
| 17 | to enforce or waive the 2.0 rule, that would be    |          |
| 18 | the State Board; wouldn't it?                      |          |
| 19 | A. No. That would be the authority of the          |          |
| 20 | enforcement of the 2.0 rule lies with the schools  | 15:07:35 |
| 21 | and with the counties, mainly with the schools who |          |
| 22 | are reviewing the the records of the students.     |          |
| 23 | Q. Okay. And very good point. Thank you for        |          |
| 24 | clarifying, not SSAC.                              |          |
| 25 | SSAC doesn't enforce the State Board's             | 15:07:49 |
|    | Pe                                                 | age 132  |

| 1  | rules; correct?                                         |
|----|---------------------------------------------------------|
| 2  | MS. VEROFF: Objection as to counsel                     |
| 3  | testifying.                                             |
| 4  | BY MS. GREEN:                                           |
| 5  | Q. State State Board rule, your one rule; 15:07:59      |
| 6  | is that true?                                           |
| 7  | A. Elig eligibility is determined at the                |
| 8  | school level.                                           |
| 9  | Q. All right.                                           |
| 10 | And in terms of I think during the 15:08:07             |
| 11 | pandemic, the State Board had waived or changed         |
| 12 | compliance with the 2.0 rule, and that was done by      |
| 13 | the State Board; wasn't it?                             |
| 14 | A. Yes.                                                 |
| 15 | Q. That's not SSAC doing that with your rule, 15:08:20  |
| 16 | was it?                                                 |
| 17 | A. No.                                                  |
| 18 | Q. And I'm not sure whether I asked you or              |
| 19 | not and maybe counsel will all object and tell          |
| 20 | me I did. 15:08:38                                      |
| 21 | But in terms of any sorts of                            |
| 22 | communications Bernie Dolan had with the                |
| 23 | legislature or didn't have, any sort of e-mails         |
| 24 | Bernie Dolan sent, any sort of communication, you       |
| 25 | would defer to Mr. Dolan to speak for himself, 15:08:50 |
|    | Page 133                                                |

| 1  | would you not?                                    |          |
|----|---------------------------------------------------|----------|
| 2  | A. Yes.                                           |          |
| 3  | Q. Thank you. Appreciate it.                      |          |
| 4  | A. Thank you.                                     |          |
| 5  | MS. GREEN: No further questions at this           | 15:08:58 |
| 6  | time. Thank you, all.                             |          |
| 7  | MR. TRYON: Ms. Blatt, my name the David           |          |
| 8  | Tryon. I don't see my video coming up yet.        |          |
| 9  | But anyways, my name is David Tryon, on behalf of |          |
| 10 | the State of West Virginia. Thank you very much   | 15:09:12 |
| 11 | for your time today. We have no questions. Thank  |          |
| 12 | you.                                              |          |
| 13 | THE WITNESS: Thank you.                           |          |
| 14 | MS. GREEN: Good afternoon, Ms. Blatt. My          |          |
| 15 | name is Susan Deniker. I represent the Harrison   | 15:09:27 |
| 16 | County Board of Education and Superintendent      |          |
| 17 | Stutler. Thank you for your time today. I do not  |          |
| 18 | have any questions.                               |          |
| 19 | THE WITNESS: Thank you.                           |          |
| 20 | MS. MORGAN: So I have a few clarifying            | 15:09:37 |
| 21 | questions that I would like to ask Ms. Blatt.     |          |
| 22 | EXAMINATION                                       |          |
| 23 | BY MS. MORGAN:                                    |          |
| 24 | Q. You were asked about the 2.0 rule, both by     |          |
| 25 | plaintiff's counsel as well as counsel for SSAC.  | 15:09:48 |
|    | Pa                                                | ge 134   |

| 1  | And just want to clarify.                            |  |
|----|------------------------------------------------------|--|
| 2  | That is a a rule that was promulgated                |  |
| 3  | by the West Virginia Board of Education; correct?    |  |
| 4  | A. Yes.                                              |  |
| 5  | Q. And it was it is to be implemented, 15:10:01      |  |
| б  | enforced by who?                                     |  |
| 7  | A. By this membership schools.                       |  |
| 8  | Q. Is that similar to what will happen in the        |  |
| 9  | future if a rule is promulgated by the Board of      |  |
| 10 | Education? 15:10:19                                  |  |
| 11 | A. Yes.                                              |  |
| 12 | MS. VEROFF: Objection as to form.                    |  |
| 13 | BY MS. MORGAN:                                       |  |
| 14 | Q. Has the State Board of Education ever             |  |
| 15 | discussed 3293 at a meeting discussed House 15:10:38 |  |
| 16 | Bill, that it was codified, 3293, at a board         |  |
| 17 | meeting?                                             |  |
| 18 | A. No, they have not.                                |  |
| 19 | MS. VEROFF: Objection. Asked and                     |  |
| 20 | answered. 15:10:51                                   |  |
| 21 | BY MS. MORGAN:                                       |  |
| 22 | Q. Have they taken any vote or action?               |  |
| 23 | A. No, they have not.                                |  |
| 24 | Q. Has the department received any complaints        |  |
| 25 | about 15:11:07                                       |  |
|    | Page 135                                             |  |

| 1  | MS. VEROFF: Object                                 |          |
|----|----------------------------------------------------|----------|
| 2  | (Simultaneous speaking.)                           |          |
| 3  | (Interruption in audio/video.)                     |          |
| 4  | BY MS. MORGAN:                                     |          |
| 5  | Q stu has the State Board of                       | 15:11:12 |
| 6  | Education or the Department of Education received  |          |
| 7  | any complaints by any individuals about            |          |
| 8  | transgender athletes participating in sports?      |          |
| 9  | A. No, we have not.                                |          |
| 10 | Q. When                                            | 15:11:29 |
| 11 | MS. MORGAN: Let's go off the record just           |          |
| 12 | for a moment.                                      |          |
| 13 | THE VIDEOGRAPHER: Okay. We're going off            |          |
| 14 | the record. The time is 3:11 p.m.                  |          |
| 15 | (Off the record.)                                  | 15:12:01 |
| 16 | THE VIDEOGRAPHER: We're back on the                |          |
| 17 | record at 3:12 p.m.                                |          |
| 18 | Go ahead.                                          |          |
| 19 | BY MS. MORGAN:                                     |          |
| 20 | Q. Topic 8 states that it's about "Your            | 15:12:53 |
| 21 | Policies, Documents and Communications Concerning  |          |
| 22 | the separation of boys and girls in sports in West |          |
| 23 | Virginia prior to and following the passage of     |          |
| 24 | H.B. 3293." [As read]                              |          |
| 25 | Are are there any policies, documents              | 15:13:11 |
|    |                                                    | Page 136 |
|    |                                                    |          |

```
1
      or communications regarding that topic?
               No, we do not have any.
 3
               Did you prepare for that topic to testify
      here today?
4
               Just in stating -- reviewing it, we do not 15:13:23
6
      have anything that relates to that in a policy.
7
          Q.
               Okay.
8
               MS. MORGAN: It's all the questions I
9
      have.
               THE COURT REPORTER: May we go off the 15:13:40
10
11
      record, Counsel?
12
               THE WITNESS: Go off the record?
13
               MS. MORGAN: If everybody is done, I think
      we are done here. And she'll read.
14
15
               THE VIDEOGRAPHER: Okay, then. We are off 15:13:52
      the record at 3:13 p.m. This ends today's test- --
16
17
      testimony given by Michele Blatt.
               The total number of media used was four,
18
      and will be retained by Veritext Legal Solutions.
19
20
                (Proceedings concluded, 3:13 p.m., EST, on
      February 14, 2022.)
21
22
23
24
25
                                                           Page 137
```

| 1  | JURAT                                             |  |
|----|---------------------------------------------------|--|
| 2  |                                                   |  |
| 3  | I, MICHELE BLATT, do hereby certify under         |  |
| 4  | penalty of perjury that I have read the foregoing |  |
| 5  | transcript of my deposition taken remotely on the |  |
| 6  | 14th day of February, 2022; that I have made such |  |
| 7  | corrections as appear noted herein in ink,        |  |
| 8  | initialed by me; that my testimony as contained   |  |
| 9  | herein, as corrected, is true and correct.        |  |
| 10 |                                                   |  |
| 11 | Dated this day of, 2022,                          |  |
| 12 | at                                                |  |
| 13 | ·                                                 |  |
| 14 |                                                   |  |
| 15 |                                                   |  |
| 16 |                                                   |  |
| 17 |                                                   |  |
| 18 |                                                   |  |
| 19 |                                                   |  |
|    | MICHELE BLATT                                     |  |
| 20 |                                                   |  |
| 21 |                                                   |  |
| 22 |                                                   |  |
| 23 |                                                   |  |
| 24 |                                                   |  |
| 25 |                                                   |  |
|    | Page 138                                          |  |

1 CERTIFICATE OF REPORTER 2 I, Hanna Kim, a Certified Shorthand 3 Reporter, do hereby certify: That prior to being examined, the witness 4 in the foregoing proceedings was by me duly sworn 5 to testify to the truth, the whole truth, and 6 7 nothing but the truth; 8 That said proceedings were taken before me 9 at the time and place therein set forth and were taken down by me in shorthand and thereafter transcribed 10 into typewriting under my direction and supervision; 11 12 I further certify that I am neither 13 counsel for, nor related to, any party to said 14 proceedings, not in anywise interested in the outcome thereof. 15 16 Further, that if the foregoing pertains to 17 the original transcript of a deposition in a federal 18 case, before completion of the proceedings, review of 19 the transcript [X] was [ ] was not requested. 20 In witness whereof, I have hereunto 21 subscribed my name. 22 Dated: 3rd day of March, 2022 23 2.4 25 Hanna Kim, CLR, CSR No. 13083 Page 139